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साप्ताहिक

WEEKLY

सं. 20]

नई दिल्ली, मई 8-मई 14, 2005, शनिवार वैशाख 18-वैशाख 24, 1927

No. 20]

NEW DELHI, MAY 8—MAY 14, 2005, SATURDAY/VAISAKHA 18—VAISAKHA 24, 1927

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रख: जा सके Separate Paging is given to this Part in order that it may be filed as a separate compilation

> भाग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए संविधिक आदेश और अधिसूचनाएं Statutory Orders and Notifications Issued by the Ministries of the Government of India (Other than the Ministry of Defence)

वित्त मंत्रालय (राजस्व विभाग) आदेश नई दिल्ली, 5 मई, 2005

स्टाम्प

का.आ. 1761.— भारतीय स्टाम्प अधिनियम, 1899 (1899 का 2) की धारा 9 की उपधारा (i) के खंड (ख) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा यूको बैंक, कलकत्ता को मात्र एक करोड़ पांच लाख रुपए का समेकित स्टाम्प शुल्क अदा करने की अनुमति देती है जो उक्त बैंक द्वारा जारी किए जाने वाले मात्र दो सौ पचास करोड़ रुपए के समग्र मूल्य के प्रामिसरी नोटों के स्वरूप वाले असुरक्षित विमोच्य गौण निजी रूप से रखे गए बांडों पर स्टाम्प शुल्क के कारण प्रभार्य है।

[सं. 14/2005 - स्टाम्प फा. सं. 33/16/2005 - एस टी] आर. जी. छाबड़ा, अवर सचिव MINISTRY OF FINANCE
(Department of Revenue)
ORDER

New Delhi, the 5th May, 2005

STAMPS

S.O. 1761.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits UCO Bank, Kolkata to pay consolidated stamp duty of rupees one crore five lakh only chargeable on account of the stamp duty on Unsecured Redeemable Subordinated Privately Placed Bonds in the nature of Promissory Notes aggregating to rupees two hundred fifty crore only, to be issued by the said Bank.

[F. No.14/2005-STAMP F.No. 33/16/2005-ST]

R. G. CHHABRA, Under Secy.

1358 GI/05

(सेन्द्रल इकोनोमिक इन्टेलीजेन्स ब्यूरो)

आदेश

नई दिल्ली, 12 मई, 2005

का.आ. 1762. — अतः संयुक्त सिचव, भारत सरकार जिन्हें विदेशी मुद्रा संरक्षण और तस्करी निवारण अधिनियम, 1974 (1974 का 52) की धारा 3 की उप-धारा (1) के अन्तर्गत विशेष रूप से शक्ति प्रदान की गई है, ने उक्त उप-धारा के अधीन आदेश फाइल सं. 673/04/2005-सी.यू. एस. VIII, दिनांक 5-4-2005 को जारी किया और यह निर्देश दिया कि श्री अदीश्वर जैन उर्फ अदिश जैन, सुपुत्र श्री प्रमोद प्रकाश जैन, निवासी-बी.एक्स.एक्स.एक्स.-3127, गुरुदेव नगर, लुधियाना, पंजाब में अभिरक्षा में रखा जाए ताकि उन्हें भविष्य में बीजों को तस्करी करने से रोका जा सके।

- 2. अतः केन्द्रीय सरकार के पास यह विश्वास करने का कारण है कि पूर्वोक्त व्यक्ति फरार हो गया है या स्वयं को छिपा रखा है जिससे यह आदेश निष्पादित नहीं किया जा सकता।
- 3. अत: अब उक्त अधिनियम की धारा 7 की उप-धारा (1) के खण्ड (ख) द्वारा प्रदत्त शिक्त का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा पूर्वोक्त व्यक्ति को यह निर्देश देती है कि वह शासकीय राजपत्र में इस आदेश के प्रकाशित होने के 7 दिन के भीतर विरिष्ठ पुलिस अधीक्षक, लुधियाना, पंजाब के सम्मुख उपस्थित हो।

[फा. सं. 673/04/2005-सी.यू. एसे.-VIII] एन.एम. कृष्णन, उपसचिव (कोफेपोसा)

(Central Economic Intelligence Bureau) ORDER

New Delhi, the 12th May, 2005

- S.O. 1762.—Whereas the Joint Secretary to the Government of India, specially empowered under subsection (1) of Section 3 of the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974 (52 of 1974) issued Order F.No. 673/04/2005-Cus. VIII dated 5-4-2005 under the said sub-section directing that Shri Adishwar Jain @ Adish Jain, S/o Shri Pramod Prakash Jain, R/o BXXX-3127, Gurdev Nagar, Ludhiana, Punjab be detained and kept in custody in the Central Jail, Ludhiana, Punjab with a view to preventing him from smuggling goods in future.
- 2. Whereas the Central Government has reasons to believe that the aforesaid person has absconded or is concealing himself so that the order cannot be executed.
- 3. Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of Section 7 of the said Act, the Central Government hereby directs the aforesaid person to appear before the Senior Superintendent of Police, Ludhiana, Punjab within 7 days of the publication of this order in the Official Gazette.

[F. No. 673/04/2005-Cus. VIII] N.M. KRISHNAN, Dy. Secy. (COFEPOSA)

आदेश

नई दिल्ली, 12 मई, 2005

का.आ. 1763.—अतः संयुक्त सचिव, भारत सरकार जिन्हें विदेशी मुद्रा संरक्षण और तस्करी निवारण अधिनियम, 1974 (1974 का 52) की धारा 3 की उप-धारा (1) के अन्तर्गत विशेष रूप से शक्ति प्रदान की गई है, ने उक्त उप-धारा के अधीन आदेश फाइल सं. 673/06/2005-सी.यू.एस. VIII, दिनांक 31-3-2005 को जारी किया और यह निर्देश दिया कि श्री राजिन्दर अरोड़ा, सुपुत्र श्री सन्तोख चाँद अरोड़ा, निवासी-25 एफ, व्हाईट एवेन्यु, अमृतसर, पंजाब को निरूद्ध कर लिया जाए और केन्द्रीय कारागार, अमृतसर, पंजाब में अभिरक्षा में रखा जाए ताकि उन्हें भविष्य में चीजों की तस्करी करने से रोका जा सके।

- 2. अत: केन्द्रीय सरकार के पास यह विश्वास करने का कारण है कि पूर्वोक्त व्यक्ति फरार हो गया है या स्वयं को छिपा रखा है जिससे यह आदेश निष्पादित नहीं किया जा सकता।
- 3. अत: अब उक्त अधिनियम की धारा 7 की उप-धारा (1) के खण्ड (ख) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा पूर्वोक्त व्यक्ति को यह निर्देश देती है कि वह शासकीय राजपत्र में इस आदेश के प्रकाशित होने के 7 दिन के भीतर वरिष्ठ पुलिस अधीक्षक, अमृतसर, पंजाब के सम्मुख उपस्थित हो।

[फा. सं. 673/06/2005/सी.यू.एस.-VIII]

एन.एम. कृष्णन, उपसचिव (कोफेपोसा)

ORDER

New Delhi, the 12th May, 2005

- S.O. 1763.—Whereas the Joint Secretary to the Government of India, specially empowered under subsection (1) of Section 3 of the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974 (52 of 1974) issued Order F. No. 673/06/2005-Cus. VIII dated 31-3-2005 under the said Sub-section directing that Shri Rajinder Arora, S/o Shri Santokh Chand Arora, R/o 25 F, White Avenue, Amritsar, Punjab be detained and kept in custody in the Central Jail, Amritsar, Punjab with a view to preventing him from smuggling goods in future.
- 2. Whereas the Central Government has reasons to believe that the aforesaid person has absconded or is concealing himself so that the order cannot be executed.
- 3. Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of Section 7 of the said Act, the Central Government hereby directs the aforesaid person to appear before the Scnior Superintendent of Police, Amritsar, Punjab within 7 days of the publication of this order in the Official Gazette.

[F. No. 673/06/2005-Cus. VIII] N.M. KRISHNAN, Dy. Secy. (COFEPOSA)

केन्द्रीय उत्पाद शुल्क एवं सीमा शुल्क आयुक्त का कार्यालय

हैदराबाद, 24 मार्च, 2005 सं. 1/2005-सीमा शुल्क (गै. टै.)

का.आ. 1764. — सीमा-शुल्क अधिनियम, 1962 की धारा 9 के अधीन, वित्त मंत्रालय, राजस्य विभाग, नई दिल्ली के दिनांक 1-7-94 की अधिसूचना सं. 33/94- सीमा शुल्क (गै.टै.) के अनुसार प्रत्यायोजित शक्तियों को प्रयोग करते हुए, मैं एतद्द्वारा खम्मम जिला, खम्मम नगरीय मंडल, रघुनाथ पालेम गाँव को सीमा शुल्क अधिनियम, 1962 की धारा 9 के अधीन 100 प्रतिशत निर्यातोन्मुख इकाईयों को स्थापित करने के सीमित प्रयोजनार्थ भण्डार गृह स्टेशन घोषित करता हूँ।

> [प.सं. IV/16/47/2005-तकनीकी] एम.वी.बी. राव, आयुक्त

OFFICE OF THE COMMISSIONER OF CUSTOMS AND CENTRAL EXCISE

Hyderabad, the 24th March, 2005 No. 1/2005-CUS. (NT)

S.O. 1764.—In exercise of the powers and add to me under Section 9 of the Customs Act, 1962 vide Notification No. 33/94-Cus. (NT), dated 1-7-1994 of the Ministry of Finance, Department of Revenue, New Delhi, I hereby declare—Raghunathapalem Village of Khammam Urban Mandal, Khammam District as a Warehousing Station under Section 9 of the Customs Act, 1963 for the limited purpose of setting up of 100% Expendent atted Units (EOU) only.

[C. No. IV A STRABLE ECH] M. V. E. TALLES SAMULISSIONER

सीमा शुल्क आयुक्त का कार्यालय

तिरुच्चि, 29 अप्रैल, 2005

सं. 2/2005 (गै.टे.)

(सीमा शुल्क अधिनियम की धारा ८(ख) के अधीन जारी)

विषय: तिमलनाडु राज्य के जिला कांचीपुरम, तालुक चेंगलपट्टु, महिंद्रा नगर में सूचना प्राद्योगिकी, हार्डवेअर तथा बायो-इन्फरमेटिक्स के लिए वि आ सं को आयातित माल के उतारण तथा नियातित माल के लदान के प्रयोजनार्थ सीमा शुल्क क्षेत्र की सीमाओं की घोषणा।

संदर्भ: (i) सीमा शुल्क अधिनियम की थारा 76 'क' के अधीन वि आ अंचल को अधिसूचित करने वाली राजस्व विभाग की अधिस्चना सं 27/2005-सी शु (गै), दिनांक 1-4-2005.

> (ii) राजस्व विभाग परिपत्र सं. 68/2003-सी शु, दिनांक 30-7-2003 का पैरा 15.

का.आ. 1765. — सौमा शुल्क अधिनियम, 1962 (1962 का 52) की धारा 8(ख), भारत सरकार, वित्त मंत्रालय, राजस्व विभाग, नई दिल्ली के परिपन्न सं. 68/2003-सी शु के साथ पठित, के

अधीन मुझर्ने प्रदत्त शिक्त हों का प्रयोग करते हुए मैं, जयेन्द्रनाथ, सीमा शुक्क आयुक्त, तिरुक्ति लिल लिल इसके द्वारा भारत के राजपत्र सा.का.िम. 211 (ई), दिनांक 01-02-2005 में अधिसूचित सर्वे नंबर को समाविष्ट करने वाले तथा इस अधिसूचना के संलग्नक में उल्लिखित, महिंद्रा नगर, तालुक चेंगलपट्टु, जिला कांचीपुरम, तिमलनांडु राज्य में सूचना प्रोद्योगिकी, हार्डवेअर तथा बायो-इन्फरमेटिक्स के वि आ सं. को, आयातित माल के उतारण तथा निर्यात माल के लदान के सीमित प्रयोजनार्थ, सीमा शुल्क क्षेत्र घोषित करता हैं।

[सी.सं. VIII/48/13/2005-सी **हु नीति]** जयेन्द्रनाथ, आयु**क्त**

अनुबन्ध टेक्नो पॉर्क. वि आ अं संसाधन क्षेत्र जिला : कांचीपुरम

गांव का नाम		सर्वे सं.	एकडों में विस्तार
——————— अंजूर	•	260/3E	0.080
_		326	0.070
♦		327	03.00
		328	0.110
निमेलपा व कम		16	0.260
•		17 <i>/</i> 2	0.430
		> 17/1A	0.320
3 - 1 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		17/1B	0.420
		18	0.170
•		19	0.110
		20	0.650
		21/1	1.060
		21/2	0.580
		22/2	0,300
		22/1A	0.300
•		22/1B	0.540
		22/1C	0,260
	÷	26/1	0.210
		26/2	0.780
		26/3	- 0,060
, `		28/1	0.750
		28/2	0.610
		31/1	0.260
		31/2A1	0,860
•	,	31/2A2	1.445
• •	•	32/1	0,310
		32/2	0.140
		32/3	0.050
	•	33/2	0,380
		3 3/1A	0.320
÷	*	34/1	0.420
* * * * * * * * * * * * * * * * * * * *		34/2	0.430
		34/3	0.410
•		34/4	0.410

1	2	3	1	2	3
तेनमेलपाक्कम—(जारी)	35/1	0.460	तेनमेलपाक्कम—(जारी)	52/1	0.330
	35/2	0,460		52/2	0.036
	36/1	0.280		52/3	0.020
	36/3	0,960		52/4	0.530
	36/2A	0.400		52/5	0.010
	36/2B	0.410	•	53/1	0.010
	37/1	0.250		53/2	0.010
	37/2	0.890		53/3	1.056
	37/4	0.440		54/1	0.050
	37/3C	0.410		54/3	0.120
	37/3D	0.020	-	54/5	0.250
				54/2A	0.800
	38/2	0.150	•	54/2B	0.350
	38/1A	0.560		54/4A	0.330
	38/1B	1.070		54/4B1	0.560
	39/2	0.400			
	39/1A1	0.330		54/4B2	0.070
	39/1 A2A	0.360		55/1	0.220
	39/1 A2B	0.070		55/2	0.120
	39/1B	0.680		56/3	0.400
	40/1	0.570	1	56/4	0.070
	40/2	0.560	•	56/1A	0.370
	41	0.400		56/1B1	0.460
	42/1	2.630		56/1B2	0.590
	42/2	0.540		56/2A	0.100
	42/3	0.400		56/2B	0.100
	43	0.650		56/2C	0.140
	44	0.640	•	57/1	0.360
	45/1	0.400		57/2	0.110
	45/2	0.610		58	0.270
	45/3	0.780		59	1.040
	46/1	0.490		60/1	0.610
	46/2	0.490		60/2	0.880
	46/3	0.620		61/1	0.400
	47/1	0.620		61/2	0.400
	47/2	0.330		61/3	0.930
	47/3	0.280	• •	62	0.190
	48/1	0.140		63	1.090
	48/2	0.950		64/1 A	0.210
	48/3	0.190		65	1.070
	48/4	0.150		66	1.230
	48/5			67	· 0.280
		0,300	1	70	1.130
	49/1	0.650		7 6/1	0.200
	49/2	1.330		77/2B	0.300
	49/3	0.560		77/3B	0.750
	50/2	0.650		778	0.730
	50/1A	0.400		79/3	
	50/1B1	0.020			0,360
	50/1B2	0.370		79/4 70/1 A	0.250
	51/1	0.310		79/1A	0.120
	51/2	0.360		79/1B	0.140
	51/3	0.280		79/2A1	0.270
	51/4	0.400		79/2A2	0.070
•	51/5	0.040		79/2B ·	0.690
	51/6	0.060	•	80	0.350

1	2	3	1	2	3
निमेलपावकम —(जारी)	81	1.250	तेनमेलपाक्कम—(जारी)	105/11A1	0.060
	82	0.410		105/11A2	0.060
	83/1A	0.220		105/11B	0.070
•	83/1B	0.010		105/12A	0.040
•	83/2B	0.020		105/12B	0.040
	84/2	0.650		105/9A	0.010
	84/1A	0.220		105/9B	0.020
, , ,	84/1B	0.400		106/1	0.060
•	84/1C1	0.360		106/2	0.010
-	84/1C2	0.040		106/3	0.060
	84/1C3	0.100		107/1	0.540
,	84/1D	0.330		107/2	0.200
	85	0.210		107/3	0.020
•	8 6	0.210		108	0.400
	87/1	0.350	· (Ý)	109	1.140
	87/2	0.360		110/1	0.250
	87/3A	0.280	•	110/3	0.040
	87/3B	0.110 ~	•	110/4	0.090
	88	0.280		110/7	0.070
	90/1	0.050		110/2A	0.060
	90/2	0.400		110/2B	0.060
	90/4	0.250	.	110/5A	0.090
	90/5	0.120		110/5B	0.100
	90/3A1	0,100		110/6A	0.070
•	90/3A2	0.100	•	110/6B	0.070
	90/3B	0.190	* **	110/8A	0.140
	90/6A	0.020		110/8B	0.040
	90/6B	0.110	1	110/9A	0.050
	91/2	0.140		110/9B1	0.060
	91/1A	0.120	~	110/9B2	0.170
	91/1B	0.120		111	3.380
	91/3A	0.240		112	0.330
	91/3B	0.260		113	0.220
	102/1	0.200		114	0.330
	102/2	0.070		115/1	0.330
	102/2	0.100		115/2	0.230
		0.100		115/3	0.300
	103/2		•		
	103/3	0.050		115/5	0.410
	103/4	0.040	• .	115/6	0.560
	103/5	0.090	•	115/4A1	0.220
	103/6	0.070		115/4A2	0.040
	103/7	0.070	•	115/4B	0.190
	103/8	0.110		116	0.410
	104	0.750	•	117	0.230
	105/1	0.100		118/1	0.210
	105/2	0.120		118/3	0.210
	105/3	0,220		118/4	0.060
	105/4	0.070		118/5	0.070
	105/5	0.090	•	118/6	0.120
	105/6	0.040		118/7	0.140
	105/7	0.020		118/2A	0.170
	105/8	0.020		118/2B	0.200
	105/10	0.020		118/2C	0.320
Δ.	105/13	1.160	•	119	0.270

				[1,48.1	11-380. 3(
<u> </u>	2	3	1	2	3
निमेलपाक्कम—(जारी)	12 0	0.120	तेनमेलपाक्कम—(जारी)	140/1C	0.260
	121/1	0.610		140/1D	0.140
	121/2	0.270		140/2A	0.770
	121/3A	0.120		140/2B	0.430
	121/3B	0.110	• •	141/1	0.900
2.	122/1	0.420		141/3	0,070
	122/2	0.230	,	141/2A	0.310
	122/3	0.120		141/2B	0.310
	123/1	0.120		141/2C	0.130
	123/2	0.120		141/4 A	
•	124/1	0.360		141/4B	0.070
	124/2	0.140			0.160
	125	0.140		141/4C	0.160
	126	0.030		141/4D	0.270
	120			142/1	0.840
		0.100	•	142/2	0.010
	128/1	0.380		142/3	0.020
	128/2	0.380		143/1	0.010
	128/3	0.380		143/2	0,010
	128/4	0.230		143/3	1.050
	128/5	0.440	•	143/4	0.010
	128/6	0.400		144	0.850
	129/1	0.310	· · · · · · · · · · · · · · · · · · ·	145/1	0.690
	129/2	0.330		145/2	0.020
	130	0.510	•	146/1	0.360
•	131	0.140	•	146/2	0.370
	132	0.490		146/3	0.070
	133	0.160	•	146/4	0.280
	134	1.140		146/5	0.420
	135	0.540		147/1	0.190
	136/1	0.400	•	147/2	0.150
	136/2	0.230		147/3	0.070
	136/4	0.150		147/4	0.320
	136/5	0.360		147/5	0.320
	136/6	0.060	•	147/6	0.230
	136/7	0.220			
	136/3A	0.220	111	148/1	0.430
• •	136/3B	0.140	,	148/2	0.010
	130/35			148/3	0.370
		0.280		148/4	0.010
	138/1	0.230		148/6	0.190
	138/3	0.160	•	148/7	0.150
	138/4	0.140		148/8	0.370
	138/5	0.110		148/5A	0.320
	138/6	0.160		148/5B	0.320
	138/7	0.410		149/1	0.360
	138/8	0.250		149/2	0.010
	138/9	0.150		149/3	0.020
	138/10A	0.060		149/4	0,020
	138/10B	0,190		150/1	0.630
	138/2A	0.090		150/2	0.280
	138/2B	0.090		150/3	0.630
	139.	0.170		150/4	0.210
	140/3	0.460		150/5	0.235
	140/1A	0,300		150/6	0.010
	140/1B	0.300		151	1.520

1	2	3		1	2	3
तेननेलपाक्कम(जारी)	152/1	0.570		तेनमेलपाक्कम—(जारी)	165/2A	0.440
	152/2	0.410			165/2B	1.570
_ ×	152/3	0.020		•	166/1A	0.090
	152/4	0.340	1	•	. 166/1B	0.020
•	152/5	0.330		∯1+	166/1C	0.020
`	152/6	0.020			166/1D	0,070
	153/1	0.400			166/1 E	0.090
	153/2	0.020			166/1F	0.070
	154/1	0.350			166/1G	0.040
190	154/2	0.410		•	166/2A	0.060
	1 54/ 3	0.140			166/2B	0.110
	154/4	0.580		•	166/2C	0.200
`		•		•	166/2D	0.200
	154/5	0.070		•	166/2E	0.250
	154/6	0.320		•	167/2	0.480
	154/7A	0.050			. 167/1A	0.100
	154/7B	0.200			16 7 /1 B	0.620
	155/1	0.140			167/1C	0.790
	155/2	0.190			168/1	1.000
	155/3	0.100	•	, · ·	168/2A	0.190
	155/4	0.020			168/2B	0.170
	156/1	0.430			168/2C	0.190
	156/2	0.060		•	168/2D	0.160
	156/4	0.060			. 169/1	0.630
	156/3A	0.060	•		169/2	1.350
·	156/3B	0.140			1 7 0	0.170
	156/5A	0.100			171/1	0.490
	156/5B	0.060			171/2	0.230
	157/2	0.410			171/3	0.250
	157/3	0.980		• •	172/1	0.490
	157/1A1	0.140			172/2A	0.880
	157/1A2	0.020		•	172/2B	0.840
	157/1B	0.110			173/1	0.360
	158/1	0.560		. **	173 /2	0.840
	158/2	0.770			173/3	0.350
	159	0.350			174/1	0.740
	160	0.570		••	174/2A1	0.060
	161/1	0.270	_	ν.	174/2A2	0.060
	161/2	0.260			174/2B	0.680
	162/1	0.480		•	175/1	0.310
	162/2A	0.670		•	175/2	0.460
	162/2B	0.020		·	176/1	0.770
•	162/3A	0.280			176/2	0.310
	162/3 B	0.200	`		176/3	0.360
	162/3C	0.420			. 176/4	0.620
	163	0.930		•	177	0.670
	164	0.270			178/1A1	0.400
*	165/1E1	0.320			178/1A2	0.070
	165/1E2	0.100			1 78/1A 3	0,280
	165/1A	0.840			178/1A4	0.040
A company	165/1B	0.220			178/1B	0.320
	165/1C	0.040		900	178/2A	0.280
•	165/1D	0.010			178/2B	0.270
•	165/1F	0.470		•	179/2	0.440

1	2	3	1	2	3
तेनमेलपाक्कम—(जारी)	179/1A1A	0,170	तेनमेलपाक्कम—(जारी)	196	0,620
	179/1A1B	0.350		197	0.800
	179/1A2	0.350		198	0.590
	179/1B	0.400		199/1	1.300
	180/1	0.400	•	199/2	0.250
	180/2	0.720	• ()	200/1	0.520
	180/3	0.330		200/2	0.260
	181/1	0.170.		291/1	0.490
	181/2	0.170		201/3	0.300
	182/1	0.270	٠.	201/2A	0.560
	182/3	0.150		201/2B	0.510
	182/5	0.380		201/4A	0.300
	182/2A	0.070		201/4B	0.400
	182/2B	0.420		202	0.350
	182/4A	0.370		203/2	0.190
	182/4B	0.260		203/2	
	183/1	0.700			0.430
				203/1A	1.110
	183/3	0.350		203/1B	0.280
	183/2A	0.670		203/1C	0.140
	183/2B	0.670		204/1	0.460
	184/1	0.350	,	204/4	0.420
	184/2	0.560		204/2A	0.350
	184/3A	0.420		204/2B	0.360
	184/3B	0.730		204/3A	0,400
	184/3C1	0.140	· .	204/3B	0.250
•	184/3C2	0.140		205/1	0,580
	185/1	0,400		205/2	1.000
	185/3	0.200		205/3	1.000
	185/4	0.440		205/4	0.640
	185/5	0.540		205/5	0.610
	185/2A	0.310		205/6	0.640
	185/2B	0.370		205/7	0.520
	185/2C	0.070		205/8	0.510
	186	1,040		205/9	0.460
	187	0.050		205/10	0.440
•	188	0.790		205/11	0.350
	189/2	1.060		205/12	0.400
	189/3	0.100		205/13	0.490
	189/1 A	0.460		205/14	0.650
	189/1B	0.140		205/15	0.560
	190/1	0.530		205/16	0.280
	190/2	0.420		205/17	1.220
	190/3	0.590		205/18	1.190
	191/1	0.230		205/19	1.280
	191/2	0.910		205/20	0,560
	192/1	0.350		205/21	0,6 5 0
	192/2	0.200	•	- 206	0.850
	192/3	0,590		207/4	0.720
	192/4	0.640		20772	0.680
	192/5	0.490		207/3	0.300
	193	0.850		207/4	0.730
	194/1	1.040		207/5	0.400
	194/2	1.100		207/6	0.210
	195	0.440		207/7	0.140

1	2	3	1	2	3
तेनमेलपाक्कम—(जारी)	207/8	0.280	वीरपुरम—(जारी)	24/1A2A	0.490
•	207/9	0.640		24/1A2B	0.440
· ·	207/10	0.360		24/1B	1.030
,	207/11	0.400		24/2A1	0.350
	207/12	0.190		24/2A2	0.360
1	207/13	0.200		24/2B2	0.350
	207/14	0.320	•	25/1	0.350
	207/15	0.280		25/2	0.360
•	207/16	0.480		26/1	0.750
•	207/17	0.680	<i>y</i>	26/3	0.700
	207/18	0.370		26/4.	0.410
	207/19	0.320	T .	26/5	0.410
	207/20	0.280		26/6	0.820
	208/1	1.620		26/2A	0.320
	208/2	0.460		26/2B	0.580
	209/1	2.030	. •	27/1	0,300
	209/2	0.070	w	27/2	0.140
	209/3	0.420		27/3	0.140
	210/1	0.720		28	0.580
	210/2	0.360		29/2	0.440
	210/3	0.320		29/1A	0.780
· · ·	210/4	0.380		29/1B	0.400
	210/5	0.360		29/1C	0,350
	210/6	0.200	• *	29/1 D	0.320
	210/10A	0.200		32/2	0.490
	210/10A 210/11A	0.140		33/1	0.320
•	210/11A 210/12A	0.190		34/2	0.950
	210/13A	0.230		34/3	0.510
	210/13A 210/14A	0.120		34/1A1	0.250
	210/14A 210/14B	7.680	•	34/1A2	0.230
	210/7A	0.580		34/1A3	0.140
	210/8A	0.210	•	34/1A4	0.120
	210/9A `	0.250	*	34/1B1	0.190
<u> </u>	13/1A			34/1B2	0.170
बीरपुरम	•	0.250		34/1C1	6.129
-	13/1B	0.070		34/1C2	0.120
	14/2B1	0.310		34/1C3	0.110
7	14/2B2	0.200		35/2	0.560
	14/2C1	0.200		35/1A	0.110
	14/2C2	0.580		35/1B	0.150
	20/3A	0.510	•	36/2	0.250
•	20/3B	0.510	•	36/1A	0.060
	21	0.140		36/1B	0.070
	22/1A	0.320	8.	37/1	.0.310
	22/1B	0.320		37/2	0.360
, •	22/1C	0.120		37/3	0.480
	22/1D	0.150		37/4A	0.310
•	22/1E	0.150		37/4B	0.400
	23/2	0.110		38/1	0.140
	23/1A	0.070		38/2	0.140
	23/1B	0.140		39/1	0.100
	23/1C	0.020	• •	39/3E1	0.610
	24/1A1A	0.590			0.050
	24/1A1B	0.270		39/3E2	0.030
ě.	24/1A1C	0.220		39/2A	U.U.U

1	2	3	1	2'	3	
वीरपुरम—(जारी)	39/2B1	0.700	वीरपुरम—(जारी)	48/1A	0.410	
•	39/2B2	0.570		48/1B	0.010	
	39/2B3	0.610		48/1C	0.170	
	39/3A	0.160		48/2A	0.980	
	39/3B	0.190	,	48/2B	0.990	
	39/3C	0.630		49	0.260	
	39/3D1	0.250		50	0.230	
	39/3D2	0.050		51/1	0.270	
	39/3D3	0.250	•	51/2	1.210	
	40/1	0.330		51/3	0.070	
	40/2A1	0.150		51/4	0.620	
	40/2A2	0.100		51/5	0.270	
	40/2B	0.230		52	0,280	
	41/1	0.360		53/1A	0.040	
•	41/2	0.310		53/1B	0.440	
	41/3	0.360		53/2A	0.060	
	42/1A1A	0.410		53/2B	0.440	
	42/1A1B	0.020		53/2C	0.470	
	42/1A2	0.170		53/2D	0.490	
	42/1B1	0.040		54/1	0.510	
	42/1B2	0.200		54/2A	0.200	
	42/1B3	0.330	•	54/2B	0.320	
	42/2A1	0.470		55/4	0,640	
	42/2A2	0.480		55/1A	0.350	
	42/2B	0.770		55/1B	0.670	
	43/2	0.590		55/2A	0.440	
	43/3	0.235		55/2B	1.060	
	43/1A	0.160		55/2C	0.700	
	43/1B1	0.320		55/2D	0.070	
	43/1B2	0.060		55/3A	1.210	
	43/1B3	0.420		55/3B	0.590	
	44/3	0.620		56/1	1.030	
	44/1A	0.140		56/2	0.940	
	44/1B	0.170		57.	1.670	
	44/2A1	0.300		58	1.330	
	44/2A2A	0.040		59/1	1.070	
	44/2A2B	0.050		59/3	1.070	
	44/2A2C	0.100		59/2A	1.070	
	44/2B1	0,090		59/2B	0.320	
	44/2B2	0.110	•	59/2C	0.230	
	44/2C1A	0.020		59/2D	0.270	
	44/2C1B	0.020		59/2E	0.120	,
	44/2C1C	0.050	•	59/2F	0.020	
	44/2C2A	0,010		59/2G	0.100	
	44/2C2B	0.040		60	3.225	
	44/2C2C	0.050		61/1A2A1		
	45/1	1.720		61/1A2A2		
	45/2	0.610		61/1B2B	1.200	
	45/3	0.650		62/1	2.260	
4	46/1	0.350		62/2A	0.580	
	46/2A	0.320	*	62/2B	0.070	
	46/2B	0.280	,	62/2C1	0.070	
	46/2C	0.330		62/2C2	0.320	
	47	0.310		62/2D	0.520	
	••	0.040	•	02/21	0,020	

1	2	3	<u> </u>	2	3
वीरपुरम—(जारी)	63/2	0.070	इनुमानताय —(जारी)	5	0.830
	63/3	0.380		6 .	0.580
	63/4	0.850		7/1	0.820
0	63/6	0.370		7/2	1.410
``	63/7	0.620		8/1	0.220
	63/1A	0.110		8/2	0.170
·	63/1B	0.280		8/3A	0.060
	63/5A	0.330	·	8/3B	0.020
• •	63/5B	0.040		. 8/3C	0.050
	64/1	0.820		8/3D	0.040
	64/2	0.840		8/3E	0.070
	65/1	0.270		8/3F	0.480
	65/2	0.440		8/3G	0.200
	66/1	0.320		8/3H	0.050
	66/2	0.330		9	0.440
* -	67/1A	0.360	18	10	1.050
•	67/2A	0.940	•	11/1	0,200
*	67/2B	0.560	0 .	11/2	0.280
	67/2C	0.440		11/3	0.740
	73/1A1	0.850		11/4	0.320
0	73/1A2	440	• •	12	1.100
	73/1A3	211C	•	13	0.620
•	73/1B	3 160		14	1.200
	73/1 C	0.226		15/1	0.650
	73/1D	0.210		15/2	0.620
	73/2A	0.690		15/3	0.640
	73/2B	:),330	•	16	0.610
	73/2C	9.30		17/1	0.310
	73/2D			17/2	0.310
	74/1B	52.00		17/3	0.620
	742A	9109		18/1	1.280
	4	The state of the s		18/2A	0.330
	W. Committee	0.470		18/2B	0.320
•	TOL	1.140		19/1	0.310
	77/1	0.140		19/2	0.350
	77/2	0.210		20/1	0.280
	77/3	0.160	·	20/5	0.370
* 4	77/4	0.110		20/6	0.320
	77/5A	0.050		20/7	0.730
	77/5B	0.040	·	20/2A	0.320
	77/5C	0.050		20/2A	0.730
	. 77/6A1	0.110		20/3A	0.300
	77/6A2	0.140	· .	20/3B	0.310
	77/6B1	0.120		20/4A	0.150
	96	1.450		20/4B	Ó.1 7 0
	97/1	1.280		20/4C	0.150
हनुमानताय	2/2	0,440		20/4D	0.150
	2/1A	0.470		20/8A	0,330
, m	2/1B1	1.090		20/8B	0.380
	2/3A	.0.060 _		26/1	0.360
	2/3B	0.110		26/2	0.350
•	2/3C	0.250		.27	0.750
	3	2.850		28	0.610
	4	0.730	•	29/1	0.280

11	2	3	1	2	3
- हनुमानताय—(जारी)	29/2	0310	हनुमानताय—(जारी)	223/2	0.480
	30/2	0.580	•	223/3	0.670
	30/1A	0.380		223/4	0.300
	30/1B	0.270		223/6	0.540
	30/1C	0.020		223/7	0.360
	30/1 D	0.020		225/1	0.210
	30/1E	9.250	e e e	225/2	0.220
	30/1 F	0.270		225/3	0.230
	31	0.650		226/1	0.280
	32	0.610		226/2	0.480
	33/1	0.300		226/3	0.940
	33/2	0.310		226/7	0.280
	34/1A	0.350		226/8	0.650
	34/1B	0.350			
			पारनूर	9/1A	0.280
	34/1C	0.190		9/1B	1.110
	34/2A	0.320		9/2A	0.050
	34/2B	0.270		9/2B	0.060
	35/1	0.310		11/1A1	0.200
	35/2	0.310		11/1A2	0.100
	36	0.680		11/1B	0.320
	37/2	0.650		11/2A1	0.020
	37/1 A	0.300		11/2A2	0.280
	37/1B	0.310		11/2B1	0.070
	38/1A	0.220		11/2B2	0.175
	38/1B	0.230		11/3A	0.330
	38/1C	0.220 ,		11/3B	0.170
	38/2A	0.320	•	11/3C	0.020
	38/2B	0.250		13/1	0,600
	38/2C	0.100		13/2	0.620
	38/2D	0.090		13/2	0.520
	38/2E	0.100		15/1	0.285
	38/2F	0.270		15/2	0.285
	39	0.700			0.460
	40/1	0.440		15/3	
	40/2	0.470		16/1	0.090
	41/1A	0.470		16/2	0.050
	41/1B	0.150		16/3	0.130
		0.150 0.3 5 0		16/4	0.200
	41/2A			16/5	0.220
	41/2B	0.280		16/6	0.220
	41/3A	0.310		16/7	0.190
	41/3B	0.310		17/1A1	0.110
	59/1	0.410		17/1 A2	0.100
	59/2	0.410		17/1B	0.020
	59/3	1.100		17/2A	0.070
	60/3	0.570		17/2B	0.100
	60/4	0.400		17/2C	0.110
	60/1A	0.150		18	0.330
	60/1B	0.250		19/1	0.720
	60/2A	0.490		19/5	0.210
	60/2B1	0.270		19/2A	0.010
	60/2B2	0.310	,	19/2B	0.020
	61	1.640		19/2C	0.060
	62	0.490	•	19/3A	0.000
	223/1	0.470			
	<i>223/</i> 1	V. T /V		19/3B	0.020

1	2	3.	1	2	3
प्रतृ र—(जारी)	19/3C	0.090	पारनूर—(जारी)	33	0,560
	19/4A	0.070		34/1	0.640
	19/4B	0.060		34/2	0.650
•	20/1	0.590		34/3	0.620
	20/2	0.530		35/1	0.210
	20/3A	0.230		35/2	0.320
	20/3B	0.350	•	3 5/ 3	0.260
	21/1	0,570	•	36/1	1.120
•	21/2	0.620	•	36/2	0.960
•	22/1	0.360		37	0.380
	22/2	0.350	- 1	38	2.360
	22/3	0.360		39/1	0.250
	23/1 .	0.390		39/2	0.260
	23/2	0.175		39/3	0.600
	23/3	0.175	•	40	0.610
	23/4	0.380		41	1.610
• •	24/1	0.370		42	0.070
	24/2	0.370		43/1	0.620
· · · · · · · · · · · · · · · · · · ·	24/3	0.400		43/2	1.150
	2 4/ 3 25/1	0,690	•	44/1 -	0.350
	25/2	0.400		44/2	0.560
	25/3	0.370		44/3	0.570
. •	26/1A	0.075		45/1	0.370
		0.073	•		
•	26/1B			45/2	0.580
	26/1C	0.090	•	46/1A	0.490
•	26/1D	0.090		46/1B2	0.940
	26/2A	0.075		47/1	0.630
	26/2B	0.070		47/2	0.830
	26/2C	0.090	~	48	0.150
	26/2D	0.070	•	49/2	0.270
	27/1	0.620		49/3	0.720
	27/2	0,280	. •	49/1 A	0.110
	27/4	0.310		49/1B	0.070
	27/5	0.280		49/1C	0.050
,	27/3A	0.190		50	0.530
	27/3B	0.100		51/1	0.300
	27/3C	0.160		51/2	0.260
	27/3D	0.140	· · · · · · · · · · · · · · · · · · ·	52/1	0.600
	28/1	0.200		52/2	0.600
	28/4	0,090		52/3	0.555
	28/2A	0.160		53/1	0.590
	28/2B	0.140	•	53/2	0.555
•	28/3A	0.230		54	0.650
•	28/3B	0.020		55	0.610
	28/5A	0.040	44.6	56	0.720
	28/5B	0.040		76B/1A	0.070
	29	0.110		76B/1B	0.070
•	30/1	0.110		76B/1C	0.070
	30/2	0.140	e.	76B/1D	0.070
•	30/2	0.020		76B/1E	0.300
	30/3 30/4	0.020		76B/1F	0.070
			20		
•	30/5	0.040`	***************************************	76B/1G	0.070
	30/6	0.170		77	0.440
	31	0.070		78A/3	0.410

1	2	3		1	2	3
ारनूर—(जारी)	78A/21	0.030		पारनूर—(जारी)	80/13	0.230
	78A/2A	0,040	-		80/14	1.185
	78A/2B	0.080			80/16	0.230
	⁻ 78A/2C	0.040			80/15A	0.070
	78A/2D	0.010			80/15B	0.070
	78A/2E	0.010			80/15C	0.170
	78A/2F	0.040			80/1A	0.050
	78A/2G1	0.025			80/1B	0.020
	78A/2G2	0.075			80/2A	0.040
	78A/2H1	0.185			80/2B	0.025
•	78A/2H2	0.010			80/5A	0.040
	78A/2J	0.050			80/5B	0.040
	78A/2K	0.020			80/6A1	0.070
	78A/2L	0.190			80/6A2	0.100
	78A/2M	0.160			80/6B	0.190
	78A/2N	0.150			80/9A	0.190
	78A/2O	0.150	•		80/9B	0.160
	78A/2P	0.260			81	0.350
	78A/2Q	0.310		•	82/1	0,570
	78A/2R	0.040			82/2	0.290
	78A/2S	0.040		,	82/3	0.290
	78A/2T	0.140			83/2	0.370
	78A/2U	0.040		•	83/1A1	0.170
	78A/2V	0.060			83/1A2	0.060
	78A/2W	0.100			83/1B	0,090
	78A/41	0.070			83/1C	0.090
	78A/4A	0.040			84/2	0.050
	/8A/4B1	0.010			84/1A	0.040
	78A/4B2	0.040			84/1B	0.160
	78A/4C	0.100			85/1	0.120
	78A/4D	0.110			85/2	0.150
	78A/4E	0.090			85/3	0.170
	78A/4F	0.090			85/4	0.160
	78A/4G	0.150			86	0.540
	78A/4H	0.190			87/1	0.490
	78A/4J 78A/4K	0.060 0.060			87/2	0.330
	78A/4L	0,060		,	87/3	0.240
	78A/4M	0.090		,	88/1 88/2	0.870
	78A/4N	0.050			88/3A	0.360 0.210
	79B/1A	0.130			88/3B	0.210
	79B/1B	0.050			89/2	0.570
	79B/1C	0.020			89/1A	0.370
	79B/1D	0.020		:	89/1B	0.200
	79B/1E	0.050			90/1	0.510
	79B/1F	0.050			90/2	0.540
	79B/1G	0.070		,	91/1	0.570
	79B/1H	0.020			91/2	0.560
	80/3	0.060			92/1	0.540
	80/4	0.040			92/2	0.590
	80/7	0.345		**	93	0.590
	80/8	0.355			94	0.050
	80/10	0.050	•		95	0.570
	80/12	0.100			96/1	0.520

1-	2	3	1 .	2	3
पारनूर—(जारी)	96/2	0.810	पारनूर—(जारी)	107/3A1	0.160
	97/1	0.570		107/3A2	0.160
	97/2	0.560		107/3A3	0.170
•	97/3	0.540	**)	107/3B	0.480
•	98	1.9 5 0	•	108	0.640
•	99/1	0,360	e e e e e e e e e e e e e e e e e e e	109/1A1	0.020
	99/2	0.430		109/1A2	0.320
	100/1	0.440		109/1B	0.020
•	100/2	0.280		109/1C	0.350
	· 101/1	1.240		109/2A	0.050
	101/2A	0.100		109/2B	0.350
X.	101/2B	0.100		109/2C	0.280
	101/2C	0.220	-	110/1	0.580
	102/1	0.280		110/2A	0.070
	102/2	0.070	,	110/2B	0.190
	102/3	0.320	•	110/2C	0.150
	102/5	0.140		111	0.120
	102/6	0.290		112/1	0.310
	102/7	0.140		112/2	0.210
	102/4A	0.050		112/3	0.070
	102/4B	0.110	•	112/4	0.060
	102/4C	0.190		112/5	0.190
	102/4D	0.140		112/6	0.050
	102/4E	0.150	•	112/7	0.190
	103/1	0.345	•	113/1	0.580
	103/4	1.590		113/2	0.480
	103/2A	0.230		114/1	0.400
•	103/2B	0.280	•	114/2	0.410
	103/2C	0.320		115	0.060
	103/3A	0.100	*	116/1	0.460
·	103/3B	0.090		116/2	0.930
,	103/3C	0.090		116/3	0.510
	103/3D	0.100	•	117/1	0.455
•	103/3E	0.070		117/2	0.560
	103/3F	0.100		118	0.790
	103/5A	0.140		119/2	0.135
	103/5B	0.050		119/3	0.150
,	103/5C	0,400		119/1A	0.150
- 30	103/5D	0.300		119/1B	0.150
•	103/5E	0.040		120/1	0.930
	104/1	1.530		120/2	0.560
	104/2A	0.140		120/3	0.440
•	104/2B	0.280		121/1	0.410
	104/2C1	0.120		121/2	0.320
	140/2C2	0.160		121/3A	0.050
	105/1	0.560		121/3B	0.400
	105/2A	0.210		122/1	0.380
	105/2B	0.040		122/2	0.380
	105/2C	0.025		123	0.260
	105/2D	0.025		124/1	0.780
	106	0.140	*	124/2	0.660
•	107/1	0.190		125/1	0.560
	107/2	0.190	· · · · · · · · · · · · · · · · · · ·	125/2A	0.540
	107/4	0.510		125/2B	0.540
	107/4	0.210		1,23/2D	U,540

1	2	3	1	2	3
गरनूर—(जारी)	126/1	0.490	पारनूर—(जारी)	151/5	0.420
	126/2	0.120		151/6	0.389
	126/3A	0.070		151/8	0.250
•	126/3B	0.520		151/9	0.100
	127/1	0.570		151/10	0.100
	127/2	0.580		151/7A	0.530
	128/1	0,560	•	:5 <i>1/</i> 7B	0.250
	128/2	0.570		.52/1	0.610
	129/1	0,590		152/2	0.580
	129/2	0.520		153	0.670
	130/1	0.590		154/1	0.560
	130/2	0.530	•	154/2	
	131	0.520			0.630
	132/1	1.200	· · · · · · · · · · · · · · · · · · ·	154/3	0.360
	132/2	0.580		154/4	0.260
	132/3			155/1	0.530
•		0.140		155/2	0.580
	133/1	0.320		156	0.040
	133/2	0.260		157/1	0.820
	133/3	0.580		157/2	0,060
	133/4	0.300		157 / 3	0.860
	134/2	0.570		158	0.555
	134/1A	0.560		159	0.540
	134/1B	0.530		160	1.210
	142/1A	0.150		161/1	0.270
	142/1B	0.170		161/2	0.410
	142/2 A 1	0.020		161/3	0.270
	142/2A2	0.020		161/4	0.420
	142/2B	0,060	•	161/5`	0.380
	142/3A1	0.020		162	0.210
•	142/3A2	0.020	`	163	0,090
	142/3B1	0.010		164	0.670
	142/3B2	0.060	•	165	0.050
	143	1.160		166	0.930
	144/1	0.330		167/1,2B	0.570
	144/2	12.280		167/2A1	0.010
	144/3	(2300)	•	167/2A2	0.010
	144/4	0.260		167/2A3	0.010
	145/1	0.570	•	168/1A	0.200
	145/2A	0.190	•	168/1B	0.200
	145/2B	0.1.0	*	168/1C	0.140
	14./2C	0.210		168/2 A	0.140
	147/1	0.210		168/2B	
	147/2	0.590		168/2B 168/2C	0,070 (÷070
	147/3	0.570			
	148/1	0.020		168/2D	0 110
	148/2	0.020		168/3 A	0.120
	140/2	1,200		16&/3B	0(0)0
	150/1	.0,200		169/3C	0.090
			•	17	0.480
	150/2	0.440		170/1	0.300
	150/3	0.220	•	170/2	0.320
	151/1	0.420		171	0.410
	151/2	0.100	·	172	0.350
	151/3	0.070		173/1	0.360
· •	151/4	0.120		173/2	0.690

1	2	3	1	2	3
पारनूर—(जारी)	173/3	0.665	पारनूर—(जारी)	207/1	0.455
-	173/5	0.120		207/2	0.410
	173/4A	0.120		221	0.080
	173/4B	0.120		223/1	0.570
	173/4C	0.240		223/2	0,700
	174/1	1.090		225/1	0.250
	174/2	0.260		225/2	0.790
	174/3	0.200		225/3	0.480
	174/4	0.140		225/4	0.110
	174/5	0.310		226	0.900
	174/6	0.020		227	0.260
	174/0	0.020 0.1 5 0		228/1	0.120
				228/2	0.120
	176/1	0.190		228/3	
	176/2	0.200			0.040
	176/3	0.730		228/4	0.110
	178/1	0.350		228/5	0.330
	178/3	0,340		228/6	0.120
	178/2A	0.280		228/7	0.200
	178/2B	0.010		228/8	0.220
	178/2C	0.200		230	0.390
	178/2D	0.270		231/3	0.740
	184	0.975		231/1A	0.110
	189/1	0.280		231/1B	0.110
	189/2	0.270		231/1C	0.110
	190	0.140		231/1D	0.100
	191	0.260		231/IE	0.100
	192/1	0.180		231/2A	0.450
	192/2	0.120		231/2B	0.270
	193	0.230		232/1	0.410
	194/1	0.100		232/2A	0.510
	194/2	0.100		232/2B	0.520
	194/3	0.320		233	0.510
	194/4	0.320		249/1	2.170
	194/5	0.360		249/2	0.740
	194/6	0.150		249/3	0.765
				249/4	0.380
	195/1	1.750		249/5	0.490
	195/2	0.040		249/6	0.260
	196	0.480			
	197	0.800	राजाकुलिपेट्टै	4A/1A	0.100
	198	0.500		4A/1B	0.050
	202/1	1.610		4A/1C	0.100
	202/2	0.100		4A/1D1	0.040
	203/1	0.360		4A/1D2	0.120
	203/2	0.330		4A/1 D 3	0,380
	203/3	0,300		4A/1E	0.120
	204/1	0.320		4A/1F	0.120
	204/2	.0.220		4A/1G	0.070
	204/3	0.210		4A/1H	0.090
	204/4	0.250		4A/1I	0.440
	204/5	0.240		4A/1J	0,400
	205	0.555		4A/1K	0.400
	206/1	1.220		4A/2A	3.310
	206/2	1.210		4A/3A	0.100
	206/3	1.185.		4A/3B	0.120

1	2	3	1	2	3
राजाकुलिपेट्टै—(जारी)	4A/3C	0.160	राजाकुलिपेट्टै(जारी)	32/5	0.140
0	4A/3D	0.120		32/6	0.010
	4A/4A	0.050		32/1A	0.050
	4A/4B	0.170		32/1B	0.300
	4A/4C	0.310		32/1C	0.300
	5/2	0.190	•	32/2A	0.300
	5/3	0.260		32/2B	0.300
	5/5	0.310		32/3A	0.070
	5/6	0.360		32/3B1	0.110
	5/8	0,300	•	32/3B2	0.110
	5/1A	0.020		32/4A	0.060
	5/1B	0.040		32/4B1	0.060
	5/1C	0.020		32/4B2	0.060
	5/1 D	0.360	तेनमेलपाक्कम	1/1	0.780
	5/1E	0.060		1/2	0.490
	5/4A	0.090		1/3	0.580
	5/4B	0.010	·	2/2	0.070
,	5/4C	0.040		2/3	0.400
	5/4D	0.040		2/1A	0.350
	5/4E	0.120		2/1B	0.230
	5/4F	0.120		2/1C1	0.620
	5/7A	0.190		2/1C2	0.270
	5/7B	0.360		2/1C3	0.270
	6/1	0.300		2/1C4	0.270
	6/2A 1	0.280		3/2	0.040
	6/2B1	0.160		3/1A	0.280
	6/2B2	0.170		3/1B1	0.250
	7/3	0.150		3/1B2	0.310
	7/1A	0.380		3/1B3	0.310
	7/1B	0.110		3/1C	0.070
	7/1C	0.160		3/1D	0.110
	7/2A	0.210		4/1	1.090
	7/2B	0,190		4/4	0.010
	8/2	0.160		4/2A	0.360
	8/1A	0.300		4/2B	0.070
	8/1B	0.220		4/2C	0.020
	8/1C	0.210		4/2D	0.150
	9	0.520		4/3A	0.060
	10/1	1.070		4/3B	0.270
	10/2	0.200		4/3C1	0.270
	10/3	0.990		4/3C2	0.020
	10/4	0.110		5/1	0.350
	11/1	0.590		5/2	0.420
	11/2	0.280		. 6/1	0,910
	11/3	0.490		6/2	0.020
	12/1 12/2	0,460 0,420		7/1	0.680
	12/2			7/2	0.750
	12/3 12/4	0.250		8	1.730
	12/4	0.830		9/1	0.148
	30/1	3,890 0.44 0		9/3	0.440
	30/1 30/2	0.44 0 1.72 0		9/2A	0.350
	30/2 30/3	0.060		9/2B1	0.210
	30/4	0.280		9/2B2	0.220

1 ·	2	_ 3		1	2	3
तेनमेलपाक्कम (जारी)	9/2D	0.250		पीरपुरम—(जारी)	100/7B	0.420
	10	0.990	. •		100/8A	0.750
•	11	1.250	•		100/8B	0.490
	12/1A	0.050	1		100/8C	1.51
•	12/1B	0.070			106/1	0.220
	12/1C	0.770			106/2	0.200
	12/1D	0.630	•		106/3	0.320
	12/1E	0.020			106/5	0.620
	12/1F	0.020		•	106/4A	0.160
	12/1G	0.020		·		
	12/2A	0.540			106/4B	0.070
· .					106/4C	0.070
,	12/2B	0.020			106/6A	0.640
	12/2C	0.530		· ·	106/6B	0.280
	12/3A	0.310			106/6C	0.110
•	12/3B	1.010		· ·	106/7A	0.140
	13	1.150			106/7B	0.260
•	14/1	0.430	• • •		106/8A	0.330
	14/2	0.420			106/8B1	0.320
	15/2	0.640		4	106/8B2	0.310
	15/3	0.350	,	•	107	0.840
· ·	15/1A	0.140	•		108/1	0.840
	15/1B	0.580			108/2	0.800
बीरपुरम	16	2.360			117/1	2.900
	17	2.170	•		118/1	0.460
,					118/2	0.260
	18/1A1	1.010			118/3	0.220
	18/1A2	0.020				
	18/1B1	0.440		The second secon	118/5	0.350
	18/1B2	0.029		. *	118/7	0.060
	18/1B3	0.580			118/4A	0.020
	18/1B4	0.200			118/4B	0.140
•	19/1	2.000			11 8/4 C	0.050
	20/1	2.480		•	118/6A	0.330
	20/2A	0.420			118/6B	0.060
	20/2B1	0.310		टेक्नो वि. आ. अं. का कुल क्षेत्र		650.208
	20/2B2	0.400		टक्सा थि. जा. जा. का कुल क्र		050,208
	20/2B3	0,200				
`	20/2C	1.200	•	OFFICE OF THE COMMIS	SIONEROL	CUSTOMS
÷.	22/2A	0.060		·		
•	22/2B	0.300		Trichy, the 29th	April, 2005	,
•	22/2C	0.400		No. 02/200	SOLT)	
		0.350		, 140. 02/200.	3 (14.1.)	
	22/2D 24/3	1.930		(Issued under Section 8()	b) of the cus	toms Act)
	24/2B1	-		Sub: Declaration of SEZ for	Informatio	n Tachnolog
		0.360				
	100/3	1.250		Hardware and Bio-Info		
	100/5	0.160		Taluk Chengalpattu, Di		
	100/6	0.310		State of Tamilnadu as a		
	100/1A	0.010		the purpose of unloading	•	ted goods a
	100/1B	0.680		loading of export goods		
	100/1C	0.690		Defe (i) Department of P	a Notifianti-	m No. 27/200
	100/2A	1.050		Ref: (i) Department of Revenu		
	100/2B	0.490		Cus (NT) dated 01-04-20		une SEZ und
	100/4A	0.490		section 76 A of Custom	s Act.	
	100/4B	0.740		(ii) Para 15 of Departme	nt of Reven	ie Circular N
•	100/45 100/7A	0.740	,*	68/2003-Customs dated 3		Cuvua 1
	IOU/M	U,JOU		Uoy 2000 - Customis uattou 3	/U-U /-ZUUJ.	

S. O. 1765.—In exercise of the powers conferred on me under Section 8(b) of the Customs Act (52 of 1962) read with Circular No. 68/2003-Customs of the Government of India, Ministry of Finance, Department of Revenue, New Delhi, I Jayendranath, Commissioner of customs, Tiruchirapalli hereby declare the SEZ for Information Technology, Hardware and Bio-Informatics at Mahindra City, Taluk Chengalpattu, District Kanchepuram in the State of Tamilnadu comprising of survey numbers as notified in the Gazette of India, G.S.R. 211 (E) dated 01-04-2005 and mentioned on the Annexure to this notification as Customs Area for the limited purpose of unloading of imported goods and loading export goods.

[F. C. No. VIII/48/13/2005-Cus. Pol.] JAYENDRANATH, Commissioner

ANNEXURE Techno Park-SEZ Processing Area

Name of the Village	Survey	Extent in
	Number	Acres
Anjur	260/3E	0.080
	326	0.070
	327	0.300
	328	0.110
Thenmelpakkam	16	0.260
•	17/2	0.430
	17/1A	0.320
	17/1B	0.420
	18	0.170
	19	0.110
	20	0,650
	21/1	1.060
	21/2	0.580
	22/2	0,300
	22/1A	0.300
	22/1B	0.540
	22/1C	0.260
	26/1	0.210
	26/2	0.780
	26/3	0.060
	28/1	0.750
	28/2	0.610
	31/1	0.260
	31/2A1	0.860
	31/2A2	1,445
	32/1	0.310
	32/2	0.140
	32/3	0.050
	33/2	0.380
	33/1A	0.320
	34/1	0.420
	34/2	0.430
	34/3	0.410
	34/4	0.410
	3 5 /1	0.460

1	2	3
Thenmelpakkam—(Contd.)	35/2	. 0.460
	36/1	0,280
	36/3	0,960
	36/2A	0,400
	36/2B	0,410
	37/1	0.250
	37/2	0.890
	37/4	0.440
	37/3C	0.410
	37/3D	0.020
	3 8/2	0.150
	38/1A	0,560
	38/1B	0.070
	39/2	0.400
	39/1 A 1	0.330
	39/1 A2A	0,360
	39/1A2B	0.070
	39/1B	0,680
	40/1	0,570
	40/2	0.560
	41	0,400
	42/1	2,630
	42/2	0,540
	42/3	0,400
	43	0.650
	44	0.640
	45/1	0,400
	45/2	0.610
	45/3	0.780
	46/1	0,490
	46/2	0.490
	46/3	0.620
	47/1	0.620
	47/2	0.330
	47/3	0.028
	48/1	0.140
	48/2	0.950
	48/3	0.190
	48/4	0.250
	48/5	0.300
	49/1	0.650
	49/2	1.330
	49/3	0.560
	50/2 50/1 A	0.650
	50/1A 50/1B1	0.400 0.020
	50/1B1 50/1B2	0.020
	50/1B2 51/1	0.370
	51/1 51/2	0.310
	51/3	0.380
	51/3 51/4	0.400
	51/4 51/5	0.400
	51/5 51/6	0.040
	51/6 52/1	0.000
	34/1	0.550

1	2	3.	1	2	3
Thenmelpakkam—(Contd.)	52/2	0.360	Thenmelpakkam—(Contd.)	82	0.410
	52/3	0.020		83/1A	0.220
	52/4	0.530		83/1B	0.010
	52/5	0.010		83/2B	0.020
	53/1	0.010		84/2	0.650
	53/2	0.010		84/1A	0.220
	53/3	0.560		84/1B	0.400
	54/1	0.050		84/iC1	0.360
	54/3	0.120		84/1C2	0.040
	54/5	0.250		84/1C3	0.100
	54/2A	0.800		84/1D	0.330
	54/2B	0.350		85	0.210
	54/4A	0.200		86	0.210
	54/4B1	0.560		87/1	0,350
	54/4B2	0.070		87/2 .	0.360
	55/1	0.220		87/3A	0.280
	55/2	0.120		. 83/7B	0.110
	56/3	0.400		88	0.280
	56/4	0.070		90/1	0.050
	56/1A	0,370		90/2	0.400
	56/1B1	0.460		90/4	0.250
	56/1B2	0.590		90/5	0.120
	56/2A	0.100		90/3A1	0.100
	56/2B	0.100		90/3A2	0.100
	56/2C	0.140		90/3B	0.190
	57/1	0.360		90/6A	0.020
	57/2	0.110		90/6B	0.110
	58	0.270		91/2	0.140
	59 59	0.040		91/1A	0.120
	60/1	0.610		91/1B	0.060
	60/2	0.880		91/3A	0.240
	61/1	0.400		91/3B	0.260
	61/2	0.400		102/1	0.070
	61/3	0.400		102/1	
	62	0.730			0.050
	63	0.090		103/1 103/2	0.100 0.140
	64/1A	0.090			
	65	1.070		103/3	.0.050
		1.070		103/4	0.040
	66 67	0.280		103/5	0.090
				103/6	0.070
	70 760	1.130		103/7	0.070
	76/1	0.200		103/8	0.110
	77/2B	0.300		104	0.750
	77/3B	0.750		105/1	0.100
	78 70 n	0.230		105/2	0.120
	79/3	0.360		105/3	0.220
	79/4	0.250		105/4	0.070
	79/1A	0.120		105/5	0.090
	79/1B	0.140.		105/6	0.040
	79/2A1	0.270		105/7	0.020
	79/2A2	0.070		105/8	0.020
	79/2B	0.690		105/10	0.020
	80	0.350		105/13	0.160
	81	1,250		105/11A1	0.060

•	2 .	3	1	2	3
-(Contd.)	105/11A2	0.060	Thenmelpakkam—(Contd.)	121/1	0.610
	105/11B	0.070			0.270
	105/12A	0.040			0.120
	105/12B	0.040			0.110
	105/9A	0.010			0.420
	105/9B				0.230
					0.120
					0.120
					0.120
· ·			•		0.360
					0.140
•					0.210
			•		0.030
					0.100
					0.380
					0.380
					0.380
					0.230
					0.440
					0.400
					0.310
					0.330
					0.510
					0.140
,					0.490
					0.160
			•		1.140
					0.540
					0.400
					0.230
					0.150
					0.360
			,		0.060
					0.220
					0.200
					0.140
			•		0.280
					0.230
				13 8/3	0,160
		0.040	•	138/4	0.140
		0.190		138/5	0.110
	116	0.410		13 8/6	0.160
	117	0.230		138/7	0.410
	118/1	0.210	·	138/8	0.250
	118/3	0,210		138/9	0.150
	118/4	0,060	·	138/10A	0.060
	118/5	0.070	4.	138/10B	0.190
	118/6	0.120		138/2A	0.090
	118/7	0.140		13 8/2B	0.090
	118/2A	0.170			0.170
	118/2B				0.460
			(#)		0.300
					0,300
	120	0.120		140/1C	9.160
	-(Contd.)	-(Contd.) 105/11A2 105/11B 105/12A 105/12B 105/9A 105/9B 106/1 106/2 106/3 107/1 107/2 107/3 108 109 110/1 110/3 110/4 110/7 110/2A 110/2B 110/5A 110/5B 110/6A 110/6B 110/8A 110/9B 110/9A 110/9B1 110/9B2 111 112 113 114 115/1 115/2 115/3 115/5 115/6 115/4A1 115/4A2 115/4B 116 117 118/1 118/3 118/4 118/5 118/6 118/7 118/6 118/7 118/2A	-(Contd.) 105/11A2 0.060 105/11B 0.070 105/12A 0.040 105/12B 0.040 105/9A 0.010 105/9B 0.020 106/1 0.060 106/2 0.010 106/3 0.060 107/1 0.540 107/2 0.200 107/3 0.020 108 0.400 109 1.140 110/1 0.250 110/3 0.040 110/4 0.090 110/5 0.060 110/2B 0.060 110/2B 0.060 110/2B 0.060 110/5B 0.100 110/6A 0.070 110/6B 0.070 110/6B 0.070 110/8A 0.140 110/9B 0.060 110/9B1 0.060 110/9B2 0.170 111 3.380 112 0.330 113 0.220 115/2 0.230 115/3 0.300 115/5 0.410 115/4 0.050 115/4A1 0.220 115/4A2 0.040 115/4B 0.190 116 0.410 115/4B 0.190 118/3 0.210 118/4 0.060 118/5 0.070 118/6 0.120 118/7 0.140 118/2B 0.200 118/2C 0.320		Contd.

140/1D 140/2A 140/2B	0.140		Thenmelpakkam-	-(Contd.)	152/2	0.410	
	A 550		-				. 45
140/2R	0.770			_	152/3	0.020	
	0.430				152/4	0.340	
141/1	0.900				152/5	0.330	
141/3	0.070				152/6	0.020	
141/2A	0.310			:	153/1	0,400	
			•	•	153/2	0.020	
				•	154/1	0.350	
					154/2	0.410	
				,	154/3	0.140	
			<i>t</i>		154/4	0.580	
					154/5	0.070	
			•	~	154/6	0.320	•
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_	141/2B 141/2C 141/4A 141/4B 141/4C 141/4D 142/1 142/2 142/3 143/1 143/2 143/3 143/4 144 145/1 145/2 146/3 146/4 146/5 147/1 147/2 147/3 147/4 147/5 147/6 148/1 148/2 148/3 148/4 148/5B 148/1 148/5B 149/1 150/1 150/2 150/3 150/4 150/5 150/6 151 152/1	141/2B	141/2B	141/2B 0.150 141/2C 0.140 141/4A 0.070 141/4B 0.160 141/4C 0.160 141/4D 0.270 142/1 0.840 142/2 0.010 142/3 0.020 143/1 0.010 143/3 1.050 143/4 0.010 144 0.850 145/1 0.690 145/2 0.020 146/1 0.360 146/2 0.370 146/3 0.070 146/4 0.280 146/5 0.420 147/1 0.190 147/2 0.150 147/4 0.320 147/4 0.320 147/4 0.320 147/6 0.310 148/1 0.430 148/2 0.010 148/3 0.370 148/4 0.010 148/3 0.370 148/4 0.010 148/3 0.370 148/4 0.010 148/3 0.370 148/4 0.010 148/6 0.190 148/7 0.150 148/8 0.370 148/5 0.320 149/1 0.360 149/2 0.010 149/3 0.020 149/1 0.360 150/2 0.280 150/3 0.630 150/4 0.210 150/5 0.235 150/6 0.010 151 1.520	141/2B 0.150 141/2C 0.140 141/4A 0.070 141/4B 0.160 141/4C 0.160 141/4C 0.160 141/4D 0.270 142/1 0.840 142/2 0.010 142/3 0.020 143/1 0.010 143/2 0.010 143/3 1.050 143/4 0.010 144 0.850 145/1 0.690 145/2 0.020 146/1 0.360 146/2 0.370 146/3 0.070 146/4 0.280 146/5 0.420 147/1 0.190 147/2 0.150 147/3 0.070 147/4 0.320 147/5 0.280 147/6 0.310 148/1 0.430 148/2 0.010 148/3 0.370 148/4 0.010 148/6 0.190 148/7 0.150 148/8 0.370 148/8 0.370 148/5B 0.320 149/1 0.360 149/2 0.010 149/3 0.020 149/4 0.020 150/1 0.630 150/2 0.280 150/3 0.630 150/4 0.210 150/5 0.235 150/6 0.010 151 1.520	141/2B 0.150 153/2 141/2C 0.140 154/1 141/4A 0.070 154/2 141/4B 0.160 154/3 141/4C 0.160 154/3 141/4D 0.270 154/5 142/1 0.840 154/6 142/2 0.010 154/7A 143/1 0.010 155/1 143/2 0.010 155/1 143/3 1.050 155/3 143/4 0.010 155/3 144 0.850 155/4 145/1 0.690 156/1 145/2 0.020 156/2 146/1 0.360 156/3 146/3 0.070 156/3B 146/4 0.280 156/5B 147/1 0.190 157/12 147/2 0.150 157/3 147/3 0.070 157/12 147/2 0.150 157/3 147/3 0.070 157/13 147/4 0.320 157/13 147/5 0.280 157/13 147/6 0.310 158/2 148/1 0.430 158/2 148/2 0.010 161/1 148/6 0.190 161/1 148/6 0.190 161/1 148/8 0.370 160 148/4 0.010 161/1 148/9 0.320 162/2A 148/5A 0.320 162/2B 148/9A 0.010 161/1 148/9B 0.370 160 160 148/9A 0.020 164 150/1 0.360 162/3B	141/2B 0.150 153/2 0.020 141/2C 0.140 154/1 0.350- 141/4A 0.070 154/2 0.410 141/4B 0.160 154/3 0.140 141/4C 0.160 154/4 0.580 141/4D 0.270 154/5 0.070 142/1 0.840 154/5 0.070 142/2 0.010 154/7A 0.050 142/2 0.010 154/7B 0.200 143/1 0.010 155/1 0.140 143/3 1.050 155/1 0.140 143/4 0.010 155/1 0.140 145/1 0.690 155/4 0.020 145/1 0.690 156/1 0.430 145/2 0.020 156/3 0.100 145/2 0.020 156/3 0.100 145/1 0.360 155/3 0.100 146/3 0.070 156/3A 0.060 146/3 0.070 156/3B 0.140 146/4 0.280 156/5A 0.100 147/1 0.190 157/2 0.410 147/2 0.150 157/2 0.410 147/3 0.070 157/1A1 0.140 147/4 0.320 157/1A2 0.020 147/1 0.190 157/2 0.410 147/6 0.310 158/1 0.430 148/3 0.370 156/3B 0.660 148/3 0.370 156/3B 0.660 148/3 0.370 156/3B 0.660 147/1 0.190 157/2 0.410 147/6 0.310 158/1 0.430 148/3 0.370 160 0.570 148/4 0.010 161/1 0.270 148/3 0.370 160 0.570 148/4 0.010 161/1 0.270 148/3 0.370 160 0.570 148/4 0.010 161/1 0.270 148/3 0.370 160 0.570 148/4 0.010 161/1 0.270 148/5 0.320 162/2A 0.280 148/7 0.150 162/2B 0.020 148/5B 0.320 162/2A 0.280 149/1 0.430 162/2C 0.420 148/5B 0.320 162/2A 0.280 149/1 0.430 162/3B 0.200 149/2 0.010 162/3C 0.420 148/5B 0.320 162/2A 0.280 149/1 0.360 162/3B 0.200 149/2 0.010 162/3C 0.420 150/3 0.630 165/1A 0.840 150/4 0.210 165/1F 0.470

1	2	3	Ŝ	2	3
Thenmelpakkam—(Contd.)	165/2B	1.570	Then melpakkam—(Contd.)	179/1A1B	0.350
	166/1A	0.090		179/1A2	0.350
	166/1B	0.020		179/1B	0.400
	166/1C	0.020		180/1	0,400
	166/1D	0.070		180/2	0.720
	166/1E	0.090		180/3	0.330
	166/1F	0.070		181/1	0.170
	166/1G	0.040		181/2	0.170
	166/2A	0.060		182/1	0.270
	166/2B	0.110		182/3	0.150
	166/2C	0.200		182/5	0.130
	166/2D	0.200			
		0.250		182/2A	0.070
	166/2E			182/2B	0.420
	167/2	0.480		182/4A	0.370
	167/1A	0.100		182/4B	0.260
	167/1B	0.620		183/1	0.700
	167/1C	0,790		183/3	0.350
	168/1	1.000		183/2A	0.670
	168/2A	0.190		183/2B	0.670
	168/2B	0.170		184/1	0.350
	168/2C	0.190		184/2	0.560
	168/2D	0.160		184/3A	0.420
	169/1	0.630		184/3B	0.730
	169/2	1.350		184/3C1	0.140
	170	0.170		184/3C2	0.140
	171/1	0.490		185/1	0,400
	171/2	0.230		185/3	0.200
	171/3	0.250		185/4	0.440
	172/1	0.490		185/5	0.540
	172/2A	0.880		185/2A	0.340
	172/2B	0.840		185/2B	0.370
	173/1	0.360			
				185/2C	0.070
	173/2	0.840		186	1.040
	173/3	0.350		187	0.050
	174/1	0.740		188	0.790
	174/2A1	0.060		189/2	1.060
	174/2A2	0.060		189/3	0.100
	174/2B	0.680		1 8 9/1 A	0.460
	175/1	0.310		189/1B	0.140
	175/2	0,460		190/1	0.530
	17671	0.770		190/2	0.420
	176/2	0.310		190/3	0.590
	176//3	0.360		194/1	0.230
	176/4	0.620		191/2	0.910
	177	0.670		192/1	0.350
	178/1A1	0.400		192/2	0.200
	178/1A2	0.070		192/3	0.530
	178/1A3	0.280		192/4	0.640
	178/1A4	0.040		192/5	0.490
	178/1B	0.320		193	0.850
	178/2A	0.280		194/1	1.040
	178/2B	0.230		194/1	1.100
	179/2	0.440			
				195	0.440
	1 79/1A1A	0.170		196	0.620

1	2	3	1	2 ·	3
Thenmelpakkam—(Contd.)	197	0.800	Thenmelpakkam—(Contd.)	207/9	0.640
	198	0.590	-	207/10	0.360
	199/1	1.300		207/11	0.400
	199/2	0.250		207/12	0.190
	200/1	0.520		207/13	0.200
	200/2	0.260		207/14	0.320
	201/1	0.490		207/15	0.280
	201/3	0.300		207/16	0.480
	201/2A	0.560		207/17	0.680
	201/2B	0.510		207/18	0.370
	201/4A	0.300		207/19	0.320
	201/4B	0.400		207/20	0.280
	202	0.350		208/1	1.620
	203/2	0.190		208/2	0.460
	203/3	0.430		209/1	2.030
	203/1A	1.110		209/2	0.070
	203/1B	0.280		209/3	0.420
	203/1C	0.140		210/1	0.720
	204/1	0,460		210/2	0.360
	204/4	0.420		210/3	0.320
	204/2A	0.350		210/4	0.380
	204/2B	0.360		210/5	0.360
	204/3A	0.400		210/6	0.200
	204/3B	0.250		210/10A	0.200
	205/1	0.580		21 0/11A	0.140
	205/2	1.000		210/12A	0.190
	205/3	1.000		210/13A	0.230
	205/4	0.640		210/14A	0.120
	205/5	0.610		210/14B	7.680
	205/6	0,640		210/7A	0.580
	205/7	0.520		210/8A	0.210
	205/8	0.510		210/9A	0.250
	205/9	0.460	Veerapuram	13/1A	0.250
	205/10	0.440	· • • · · · · · · · · · · · · · · · · ·	13/1B	0.070
	205/11	0.350		14/2B1	0.310
	205/12	0.400		14/2B2	0.200
	205/13	0.490		14/2C1	0.200
	205/14	0.650		14/2C2	0.580
	205/15	0.560		20/3A	0.510
	205/16	0.280		20/3B	0.510
	205/17	1.220		21	0.140
	205/18	1.190		22/1A	0.320
	205/19	1.280		22/1B	0.320
	205/20	0.560		22/IC	0.120
	205/21	0.650		22/ID	0.150
	206	0.850		22/IE	0.150
	207/1	0.720		23/2	0.130
	207/2	0.720		23/1A	0.070
	207/3	0,300		23/IB	0.140
	207/4	0.730		23/1C	0.020
•	207/5	0.400		24/1 A 1A	0.590
	207/6	0.210		24/1A1A 24/1A1B	0.350
	207/7	0.140		24/1A1D 24/1A1C	0.270
	207/8	0.280		24/1A2A	0.490

1	2	3	1	2	3
Veerapuram—(Contd.)	24/1A2B	0.440	Vecrapuram—(Contd.)	39/2B2	0.570
	24/1B	1.030		39/2B3	0.610
	24/2.A1	0.350		39/3A	0.160
	24/2A2	0.360		39/3B	0.190
	24/2B2	0.350		39/3C	0.630
	25/1	0.350		39/3D1	0.250
	25/2	0.360		39/3D2	0.050
	26/1	0.750		39/3D3	0.250
	26/3	0.700		40/1	0.330
	26/4	0.410		40/2A1	0.150
	26/5	0.410		40/2A2	0.100
	26/6	0.820		40/2B	0.230
	26/2A	0.320		41/1	0.360
	26/2B	0.580		41/2	0.310
	27/1	0.300		41/3	0.360
	27/2	0.140		42/1A1A	0.410
	27/3	0.140		42/1A1A 42/1A1B	0.020
	28	0.140			
	29/2	0.440		42/1A2	0.170
	29/4 A	0.780		42/1B1	0.040
	29/1B	0,780		42/1B2	0.200
	29/1C			42/1B3	0.330
•		0.350		42/2A1	0.470
	29/ID	0.320		42/2A2	0.480
	32/2	0,490		42/2B	0.770
	33/1	0.320		43/2	0.590
	34/2	0.950		43/3	0.235
	34/3	0.510		43/1A	0.160
	34/1A1	0.250		43/1B1	0.320
	34/IA2	0.230		43/1B2	0.060
	34/1A3	(), 1.4()		43/1B3	0.420
	34/1A4	0.120		44/3	0.620
	34/1B1	0.190		44/1A	0.140
	34/1B2	0.170		44/1B	0.170
	34/1C1	0.120		44/2A1	0.300
	34/1C2	0.120		44/2A2A	0.040
	34/1C3	0.110		44/2A2B	0.050
	35/2	0.560		44/2A2C	0.100
	35/1A	0.140		44/2B1	0.090
	35/1B	0.150		44/2B2	0.110
	36/2	0.250		44/2C1A	0.020
	36/1A	0.060		44/2C1B	0.020
	36/1B	0.070		44/2C1C	0,050
	37/1	0.310		44/2C2A	0.010
	37/2	0.360		44/2C2B	0.040
	37/3	0.480		44/2C2C	0.050
	37/4A	0.310		45/1	1.720
	37/4B	0,400		45/2	0.610
	38/1	0.140		45/3	0.650
	38/2	0.100		46/1	0.050
	39/1	0,960		46/2A	
	39/3E1	0.610			0.320
	39/3E2	0.050		46/2B	0.280
	39/2A	0.830		46/2C	0.330
	39/2B1	0.830		47	0.310
		U. AUU		48/1A	0.410

I	2	3	1	2	3
Veerapuram—(Contd.)	48/1B	0.010	Veerapuram—(Contd.)	63/3	0.380
(/	48/1C	0.170		63.4	0.850
	48/2A	0.980		63/6	0.370
	48/2B	0.990		63/7	0.620
	49	0.260		63/1A	0.110
	50	0230		63/1B	0.280
	51/1	0.270		63/5A	0.330
	51/2	1.210		63/5B	0.040
	51/3	0.070		64/1	0.820
	51/4	0.620		64/2	0.840
	51/5	0.270		65/1	0.270
•	52	0.280		65/2	0.440
	53/1A	0.040		66/1	0.320
	53/1B	0.440		66/2	0.330
	53/1B 53/2A	0.060		67/1A	0.360
				76/2A	0.040
	53/2B	0.440		67/2B	0.560
	53/2C	0.470		67/2C	0.300
	53/2D	0.490			
	54/1	0.510		73/JA1	0.850
	54/2A	0.200		73/1A2	0.480
•	54/2B	0.320		73/1A3	0.110
	55/4	0,640		73/1B	0.460
	55/1A	0.350		73/1C	0.220
	55/1B	0.670		73/1D	0.210
	55/2A	0.440		73/2A	0.690
	55/2B	1.060		73/2B	0.330
	55/2C	0.700		73/2C	0.320
	55/2D	0.070		73/2D	0.140
	55/3A	1.210		74/1B	0.280
	55/3B	0.590		74/2A	0.190
	56/1	1.030		74/2B2	0.220
	56/2	0.940		74/2C	0.470
	57	1.670		76/1	1.140
	58	1.330		77/1	0.140
	59/1	1.070		77/2	0.210
	59/3	1.070		77/3	0.160
	59/2A	1.070		77/4	0.110
	59/2B	0.320		77/5A	0.050
	59/2C	0.230		77/5B	0.040
	59/2D	0.270		77/5C	0.050
	59/2E	0.120		77/6A1	0.110
		0.020		77/6A2	0.140
	59/2F			77/6B1	0.120
	59/2G	0.100		96	1.450
	60	3.225		97/1	1.430
	61/1A2A1	1.050	Hanumanthai	2/2	0.440
	61/1A2A2	0,430	manulai	2/1A	0.470
	61/1B2B	1.200		2/1B1	1.090
	62/1	2.260			
	62/2A	0.580		2/3A	0.060
	62/2B	0.070		2/3B	0.110
	62/2C1	0.270		2/3C	0.250
	62/2C2	0.320	•	3	2.850
	62/2D	0.620		4	0.730
	63/2	0.070		5	0.830

· [2	3	<u> </u>	2	3
Hanumanthai—(Contd.)	6	0.580	Hanumanthai—(Contd.)	30/2	0.580
	7/1	0.820	111211111111111111111111111111111111111	30/1A	0,380
	7/2	1.410		30/1B	0.270
	8/1	0.220		30/1C	0.020
	8/2	0.170		30/1D	0.020
	8/3A	0.060	·	30/1 E	0.250
	8/3B	0.020		30/1E	0.270
	8/3C	0,050			0.650
	8/3D	0.040		31	
	8/3E	0.070		32	0.610
	8/3F	0.480		33/1	0.300
	8/3G	0.200		33/2	0.310
	8/3H	0.200		34/1A	0.350
	9			34/1B	0.150
		0,440		34/1C	0.190
	10	1.050		34/2A	0.320
	11/1	0.200		34/2B	0.270
	11/2	0.280	•	35/1 .	0.310
	11/3	0.740	•	35/2	0.310
	11/4	0.320	•	36	0.680
	12	1.100		37/2	0.650
	13	0.620		37/1A	0.300
	14	1.200	·	37/1B	0.310
•	15/1	0,6 5 0		38/1A	0,220
	15/2	0.620		38/1B	0.230
	15/3	0.640		38/1C	0.220
	16	0.610		38/2A	0.320
	17/1	0.310		38/2B	0.250
	17/2	0.310		38/2 C	0.100
	17/3	0.620		38/2D	0.090
	18/1	1.280		38/2E	0.100
	18/2A	0,330		38/2E	
	18/2B	0.320			0.270
	19/1	0.310		39	0.700
	19/2	0.350		40/1	(),44()
	20/1	0.280	•	40/2	(),47()
	20/5	0.370		41/1A	0,480
	20/6	0.370		41/1B	0.150
•	20/7	0.520		41/2A	0.350
	20/7 20/2A			41/2B	0.280
		0.320		41/3A	0,310
	20/2B	0.730		41/3B	0,310
	20/3A	0.300		59/1	0.410
	20/3B	0.316		59/2	0.410
	20/4A	0.150		59/3	1.100
•	20/4B	0.170		60/3	0.570
	20/4C	0.150		60/4	0.400
	20/4D	0.150		60/ 1A	0.150
	20/8A	0.330		60/1B	0.250
	20/8B	0.380		60/2A	0.490
	26/1	0.360		60/2B1	0.270
	26/2	0.350		60/2B2	0.310
	27	0.750		61	1.640
	28	0.610		62	0,490
	29/1	0.280		223/1	
	29/2	0.310			0.470
		4 467 A 47		223/2	0,480

1	2	3	<u> </u>	1	, 2	3
Hanumanthai—(Contd.)	223/3	0.670		Paranur—(Contd.)	19/4A	0.070
	223/4	0.300		•	19/4B	0.060
•	223/6	0.540	• .		20/1	0.590
	223/7	0.360			20/2	0.530
	225/1	0.210			20/3A	0.230
-	225/2	0.220		·	20/3B	0.350
,	225/3	0.230			21/1	0.570
	226/1	0.280		·	21/2	0.620
•	226/2	0.480			22/1	0.360
•	226/3	0.940			22/2	0.350
	226/7	0.280			22/3	0.360
-	226/8	0.650			23/1	0.390
Paranur	9/1A	0.280				
I didilui				•	23/2	0.175
	9/1B	1.110			23/3	0.175
•	9/2A	0.050			23/4	0.380
	9/2B	0.060			24/1	0.370
	11/1A1	0.200			24/2	0.370
	11/1 A2	0.100			24/3	0.400
	11/1B	0.320		•	25/1	0.690
	11/2A1	0.020		٠.	25/2	0.400
	11/2A2	0.280			25/3	0.370
•	11/2B1	0.070		•	26/1A	0.075
	1/2B2	0.175			25/1B	0.090
	11/3A	0.330			26/1C	0.090
·	11/3B	0.170		•	26/1D	0.090
	11/3C	0.020		~	26/2A	0.075
	13/1	0.600	•		26/2B	0.070
	13/2	0.620		÷	26/2C	0.090
	14	0.590			26/2D	0.070
	15/1	0.285			27/1	0.620
	15/2	0.285		•	27/2	0.280
	15/3	0.460		•	27/4	0.310
	· 16/1	0.090		-	27/5	0.280
	16/2	0.050			27/3A	
· ·				*		0.190
•	. 16/3	0.130	•	•	27/3B	0.100
	16/4	0.200			27/3C	0.160
•	16/5	0.220		· ()	27/3D	0.140
	16/6	0.220			28/1	0.200
	16/7	0.190	•		28/4	0.090
	17/1A1	0.110			28/2A	0.160
	17/1A2	0.100			28/2B	0.140
	17/1B [']	0.020			28/3A	0.230
•	17/2A	0.070	•	$(x_1, x_2, \dots, x_n) = (x_1, \dots, x_n)$	28/3B	0.020
9.	17/2B	0.100			28/5A	0.040
	17/2C	0.110			28/5B	0.040
	18	0.330			29	0.110
	19/1	0.720			30/1	0.110
	19/5	0.210		•	30/2	0.140
	19/2A	0.010	•	·	30/3	0.020
•	19/2B	0.020			30/4	0.040 .
	19/2B 19/2C	0.020		•	30/4	0.040
					30/3 30/6	0.040
	19/3A	0.010				
	19/3B	0.020			31	0.070
(-)	19/3C	0.090			33	0.560

1	2	3	1	2	3
Paranur—(Contd.)	34/1	0.640	Paranur—(Contd.)	78A/2A	0.040
	34/2	0.650		78A/2B	0.080
	34/3	0.620		78A/2C	0.040
	35/1	0.210		78A/2D	0.010
	35/2	0.320		78A/2E	0.010
	35/3	0.260		78A/2F	0.040
	36/1	1.120.		78A/2G1	0.025
	36/2	0,960		78A/2G2	0.075
	37	0.380		78A/2H1	0.185
•	38	2.360		78A/2H2	0.010
	39/1	0.250		78A/2J	0.050
	39/2	0.260		78A/2K	0.020
	39/3	0,600		78A/2L	0.190
	40	0.610		78A/2M	0.160
	41	1.610		78A/2N	0.160
	42	0.070		78A/20	0.150
	43/1	0.620			
				78A/2P	0.260
	43/2	1.150		78A/2Q	0.310
	44/1	0.350		78A2R	0.040
	44/2	0.560		78A/2S	0.040
	44/3	0.570		78A/2T	0.140
	45/1	0.480		78A/2U	0.040
	45/2	0.580		78A/2V	0.060
	46/1A	0,490		78A/2W	0.100
	46/1B2	0.940		78A/41	0.070
	47/1	0.630		78A/4A	0.040
	47/2	0.830		78A/4B1	0.010
	48	0.150		78A/4B2	0.040
	49/2	0.270		78A/4C	0.100
	49/3	0.720		78A/4D	0.110
	49/1A	Ó.110		78A/4E	0.090
	49/1B	0.070		78A/4F	0.090
	49/1C	0.050		78A/4G	0.150
	5 0	0.530		78A/4H	0.190
	51/1	0.300		78A/4J	0.060
	51/2	0.260	•	78A/4K	0.060
	52/1	0,600		78A/4L	0.060
	52/2	0.600		78A/4M	0.090
	52/3	0.555		78A/4N	0.150
	53/1	0.590		79B/1A	0.020
	53/2	0.555	•	79B/1B	0.050
	54	0.650	-	79B/1C	0.020
	55	0.610		79B/1C 79B/1D	0.020
	56	0.720		79B/1E	0.020
	76В/1А° 76В/1В	0.0 7 0 0.0 7 0		79B/1F	0.050
				79B/1G	0.070
	76B/1C	0.070		79B/1H	0.020
	76B/1D	0.070		80/3	0.060
	76B/1E	0.300		80/4	0.040
	76B/1F	0.070		80/7	0.345
	76B/1G	0.070		80/8	0.355
	<i>7</i> 7	0.440		80/10	0.050
	78 A/3	0.410		80/12	0.100
	78A/21	0.030		80/13	0.230

1	2	3	1	2	3
Paranur—(Contd.)	80/14	1.185	Paranur—(Contd.)	97/1	0.570
*	80/16	0.230		97/2	0.560
	80/15A	0.070		97/3	.0.540
	80/15B	0.070		98	1.950
	80/15C	0.170		99/1	0.360
	80/1A	0.050		99/2	0.430
	80/1B	0.020		100/1	0.440
	80/2A	0.040		100/2	0.280
	80/2B	0.025		101/1	1.240
	80/5A	0.040		101/2A	0.100
	80/5B	0.040		101/2B	0.100
	80/6A1	0.070		101/2C	0.220
	80/6A2	0.100		102/1	0.280
	80/6B	0.190		102/2	0.230
	80/9A	0.190		102/3	0.320
	80/9B	0.160			
	81	0.160		102/5	0.140
	82/1	0.570		102/6	0.290
				102/7	0.140
	82/2	0.290		102/4A	0.050
	82/3	0.290		· 102/4B	0.110
	83/2	0.370		102/4C	0.190
	83/1A1	0.170		102/4D	0.140
	83/1A2	0,060		102/4E	0.150
	83/1B	0.090		103/1	0.345
	83/1C	0.090		103/4	1.590
	84/2	0.050		103/2A	0.230
	84/1A	0.040		103/2B	0.280
	84/1B	0.160		103/2C	0.320
	85/1	0.120		103/3A	0.100
	85/2	0.150		103/3B	0.090
	85/3	0.170		103/3C	0.090
	85/4	0.160		103/3D	0.100
	86	0.540		103/3E	0.070
	87/1	0.490		103/3F	0.100
	87/2	0.330		103/5A	0,140
	87/3	0.240		103/ 5 B	0.050
	88/1	0.870		103/5C	0,400
	88/2	0,360		103/5D	0.300
	88/3A	0.210		103/5E	0.040
	88/3B	0.370		104/1	1.530
	89/2	0.570		104/2A	0.140
	89/1A	0345		104/2B	0.280
	89/1B	0.200		104/2C1	0.120
	90/1	0.510		104/2C1 104/2C2	0.160
	90/2	0.540		105/1	0.560
	91/1	0.570		105/2A	0.210
	91/1	0.560		105/2B	0.210 0.040
	92/1	0.540		105/2C	0.025
	92/2	0.590		105/2D	0.025
	93	0.590		106	0.140
	94 95	0.050		107/1	0.190
	95	0.570		107/2	0.190
	96/1	0.520		107/4	0.510
	96/2	0.810		107/3A1	0.160

1	2	3	1	2	3
Paranur—(Contd.)	107/3A2	0.160	Paranur—(Contd.)	126/2	0.120
	107/3A3	0.170	•	126/3A	0.070
	107/3B	0.480		126/3B	0.520
	108	0.640	•	127/1	0.570
	109/1A1	0.020		127/2	0.580
	109/1A2	0.320		128/1	0.560
	109/1B	0.020		128/2	0.570
	109/1C	0.350		129/1	0.590
	109/2A	0.050		129/2	0.520
	109/2B	0.350	-	130/1	0.520
	109/2C	0.280		130/2	0.530
	110/1	0.580			
	110/2 A	0.070		131	0.520
	110/2R	0.190	•	132/1	1.200
	110/2C	0.150		132/2	0.580
	111			132/3	0.140
		0.120		133/1	0.320
	112/1	0.310		133/2	0.260
	112/2	0.210		133/3	0.580
	112/3	0.070		133/4	0.300
	112/4	0.060		134/2	0.570
	112/5	0.190		134/1 A	0.560
	112/6	0.050		134/1B	0.530
	112/7	0.190		142/1 A	0.150
	113/1	0.580		142/1B	0.170
	113/2	0.480		142/2A1 -	0.020
	114/1	0.400		142/2A2	0/020
	114/2	0.410		142/2B	0.060
	115	0.060	,	142/3A1	0.020
	116/1	0.460		142/3A2	0.020
	116/2	0.930		142/3B1	0.010
	116/3	0.510		142/3B2	0.060
	117/1	0.455		143	1.160
	117/2	0.560		144/1	0.330
	118	0.790		144/2	0.280
	119/2	0.135		144/3	0.300
	119/3	0.150		144/4	0.260
	119/1A	0.150		145/1	0.570
	119/1B	0.150		145/1 145/2A	0.570
	120/1	0.930	á ·	145/2B	
	120/2	0.560		145/2C	0.190
	120/3	0.440			0.210
	121/1	0.410		147/1	0.380
	121/1	0.320		147/2	0.590
	121/2 121/3A	0.050		147/3	0.610
				148/1	0.020
	121/3B	0,400	•	148/2	0,060
	122/1	0.380		149	1.200
	122/2	0.380		150/1	0.200
	123	0.260		150/2	0.440
	124/1	0.780		150/3	0.220
	124/2	0.660		. 151/1	0.420
	125/1	0.560		151/2	0.100
	125/2A	0.540		151/3	0.070
	125/2B	0.540		151/4	0.120
	· 126/1	0,490		151/5	0.420

. 1	2	3		2	3
Paranur—(Contd.)	151/6	0.380	Paranur—(Contd.)	173/5	0.120
-	151/8	0,250		173/4A	0.120
	151/9	0.100		173/4B	0.120
;	151/1Ò	0.100		173/4C	0.240
.»	151/7A	0.530		174/1	1.090
.,	151/7B	0.250		174/2	0.260
	152/1	0.610		174/3	0.200
	152/2	0.580	•	174/4	0.140
	153	0.670		174/5	0.310
	154/1	0.560		174/6	0.020
	154/2	0.630		175	0.150
	154/3	0.360	•	176/1	0.150
	154/4	0.260			0.190
•				176/2	
	155/1	0.530		176/3	0.730
	155/2	0.580		178/1	0.350
. •	156	0.040		178/3	0.340
•	157/1	0.820	•	178/2A	0.280
	157/2	0.060	`-	178/2B	0.010
	157/3	0.860		178/2C	0.200
•	158	0.555		178/2D	0.270
	159	0.540		184	0.975
	160	1.210		189/1	0.280
	161/1	0.270		189/2	0.270
	161/2	0.410		190	0.140
	161/3	0.270	•	191	0.260
•	161/4	0.420		192/1	0.180
	161/5	0.380	***	192/2	0.120
	162	0.210		193	0.230
	163	0.090		194/1	0.100
	164	0.670		194/2	0.100
	165	0.050		194/3	0.320
•	166	0.930	•	194/4	0.320
•		0.570	•	194/4	
•	167/1,2B				0.160
•	167/2A1	0.010	<u>.</u> *	194/6	0.150
	167/2A2	0.010		195/1	1.750
	167/2A3	0.010		195/2	0.040
	168/1 A	0,200	, (196	0.480
	168/1B	0.200	•	197	0.800
`	168/1C	0.140		198	0.500
	168/2A	0.035	,	202/1	1.610
*	168/2B	0.070	•	202/2	0.100
	168/2C	0.070	e e	203/1	0.360
	168/2D	0.110		203/2	0.330
	168/3A	0.120		203/3	0.300
	168/3B	0.090		204/1	0.320
	168/3C	0.090		204/2	0.220
	169	0,480	•	204/3	0.210
•	170/1	0.300		204/4	0.250
	170/2	0.320		204/5	0.240
,	170/2	0.410		205	0.555
•	172	0.350		206/1	1.220
	173/1	0.360		206/2	1.210
	173/2	0.690	•	206/3	1.185
	173/ 3	0.665		207/1	0.455

1	2	3		1	2	3
Paranur—(Contd.)	207/2	0.410		Rajakulipettai—(Contd.)	4A/3D	0.120
	221	0.080		-	4A/4A	0.050
•	223/1	0.570			4A/4B	0.170
	223/2	0.700			4A/4C	0.310
	225/1	0.250			5/2	0.190
	225/2	0.790			5/3	0.260
	225/3	0.480		•	5/5	0.310
	225/4	0.110			5/6	0.360
	226	0.900			5/8	0.300
	227	0.260			5/1A	0.020
	228/1	0.120			5/1B	0.040
	228/2	0.040		• .	5/1C	0.020
	228/3	0.040			5/1 D	0.360
	228/4	0.110			5/1E	0.060
	228/5	0.330			5/4A	0.090
	228/6	0.120			5/4B	0.010
	228/7	0.200			5/4C	0.040
	228/8	0.220			5/4D	0.040
	230	0.390		•	5/4E	0.120
	231/3	0.740			5/4F	0.120
	231/1A	0.110			5/7A	0.190
	231/1B	0.110			5/7B	0.360
	231/1C	0.110			6/1	0.300
	231/1D	0.100			6/2A	0.280
	231/1E	0.100			6/2B1	0.160
,	231/2A	0.450			6/2B2	0.170
	231/2B	0.270			7/3	. 0.150
	232/1	0.410			7/1A	0.380
	232/2A	0.510			7/1 B	0.110
	232/2B	0.520			7/1C	0.160
	233	0.510			7/2A	0.210
	249/1	2.170			7/2B	0.190
	249/2	0.740			8/2	0.160
	249/3	0.765			8/1A	0.300
<i>;</i>	249/4	0.380		•	8/1B	0.220
	249/5	0.490		•	8/1C	0.210
	249/6	0,260	-		9.	0.520
Rajakulipettai	4A/1A	0.100			10/1	1.070
	4A/1B	0.050			10/2	0.200
	4A/1C	0.100			10/3	0.990
	4A/1D1	0.040			10/4	0.110
	4A/1D2	0.120			11/1	0.590
	4A/1D3	0.380			11/2	0.280
	4A/1E	0.120			11/3	0.490
	4A/1F	0.120			12/1	0.460
	4A/1G	0.070			12/2	0.420
	4A/1H	0.090			12/3	0.250
	4A/1I	0.440			12/4	0.830
	4A/1J	0.400		•	12/5	3.890
	4A/1K	0,400			30/1	0.440
	4A/2A	3.310		•	30/2	1.720
	4A/3A	0.100	,		30/3	0.060
	4A/3B	0.120			30/4	0.280
	4A/3C	0.160			32/5	0.140

1	2	3	1	2	3
Rajakulipettai—(Contd.)	32/6	0.010	Thenmelpakkam—(Contd.)	10	0.990
	32/1A	0.050		11	1.250
	32/1B	0,300		12/1A	0.050
	32/1C	0.300		12/1B	0.070
	32/2A	0.300		12/1C	0.770
. *	32/2B	0.300		12/1D	0.630
	32/3A	0.070		12/1E	0.020
	32/3B1	0.110		12/1F	0.020
•	32/3B2	0.110	•	12/1G	0.230
	32/4A	0.060		12/2A	0.540
	32/4B1	0.060		12/2B	0.020
	32/4B2	0.060			0.530
Thenmelpakkam	1/1	0.780		12/3A	0.310
	1/2	0.490		12/3B	0.010
	1/3	0.580		13.	1.150
	2/2	0.070	, (Y)	14/1	0.430
	2/3	0.400		14/2	0.420
	2/1A	0.350		15/2	0.640
	2/1B	0.230		15/3	0.350
	2/1C1	0.620	• • • •	15/1A	0.140
	2/1C2	0.270		15/1B	0.580
•	2/103	0.270	Veerapuram	16	2.360
	2/1C4	0.270	·	17	2.170
	3/2	0.040		18/1A1	1.010
	3/1A	0.280	9	18/1A2	0.020
	3/1B1	0.250	•	18/1B1	0.020
	3/1B2	0.310		18/1B2	0.020
	31B3	0.310		18/1B3	0.580
	3/1C	0.070		18/1B3	0.200
	3/1D	0.110	•	19/1	2.000
	4/1	1.090		20/1	2.480
No.	4/4	0.010			
	4/2A	0.360		20/2A	0.420
	4/2B	0.070		20/2B1	0.310
•	4/2D 4/2C		· ·	20/2B2	0.400
•		0.020	•	20/2B3	0.200
	4/2D	0.150	•	20/2C	1.200
	4/3A	0.060		22/2A	0.060
	4/3B	0.270		22/2B	0.300
	4/3C1	0.270	- (0	22/2C	0.400
	, 4/3C2	0.020	•	22/2D	0.350
•	5/1	0.350	•	24/3	1.930
	5/2	0.420		24/2B1	0.360
	6/1	0.910		100/3	1.250
	6/2	0.020		100/5	0.160
	7/1	0.680		100/6	0.310
	7/2	0.750	•	100/1A	0.010
	8	1.730	•	100/1B	0.680
	9/1	0.148		100/1C	0.690
	9/3	0.440		100/2A	1.050
	9/2A	0.350	• 0	100/2B	0.490
٥.	9/2B1	0.210	e	100/4A	0.490
	9/2B2	0.220	~	100/4B	0.740
· · · · · · · · · · · · · · · · · · ·	9/2C	0.250		100/7A	0.380
	9/2D	0.250		100/7B	0.420

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Veerapuram (Contd.)	100/8A	0.750
(00)	100/8B	0.490
• *	100/8C	1.510
	106/1	0.220
	106/2	0.200
	106/3	0,320
	106/5	0.620
	106/4A	0.160
	106/4B	0.070
	106/4C	0.070
	106/6A	0.640
	106/6B	0.280
	106/6C	0.110
•	106/7A	0.140
	106/7B	0,260
	106/8A	0.330
	106/8B1	0.320
	106/8B2	0.310
	107	0.840
	108/1	0.840
	108/2	0.800
	117/1	2.900
	118/1	0.460
	118/2	0.260
	118/3	0.220
	118/5	0,350
	118/7	0,060
	118/4A	0.020
	118/4B	0.140
	118/4C	0.050
	HarsA	0.330
	118/6B	0.060
TOTAL AREA OF TECHN	OSEZ	650.208
तिरुच्चि, 29	अप्रैल, 2005	
सं. 03/20	05 (गै. टै.)	
(सीमा शुल्क अधिनियम की	धारा 8 (ख) के	अधीन जारी)
विषय: तिमलनाडु राज्य के जि महिंद्रा नगर में परिधान आयातित माल के उतार	ा एवं फैशन के ति	नए वि आ संक्

प्रयोजनार्थ सीमा-शुल्क क्षेत्र की सीमाओं की घोषणा।

अधीन वि आ अंचल को अधिसूचित करने वाली राजस्व विभाग को अधिसूचना सं 28/2005-सी. शु. (गै) दिनांक

(ii) राजस्व विभाग परिपत्र सं. 68/2003-सी. शु. दिनांक

संदर्भ: (i) सीमा-शुल्क अधिनियम की धारा 76 (क) के

1-4-2005 I

30-7-2003 का पैरा 15।

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का.आ. 1766.—सीमा-शुल्क अधिनियम, 1962 (1962 का 52) की धारा 8(ख), भारत सरकार, वित्त मंत्रालय, राजस्व विभाग, नई दिल्ली के परिपत्र सं. 68/2003-सी. शु. के साथ पठित, के अधीन मुझमें प्रदत्त शिक्तियों का प्रयोग करते हुए मैं, जयेन्द्रनाथ, सीमा-शुल्क आयुक्त, तिरुच्चिराप्पिल्ल इसके द्वारा भारत के राजपत्र सा. का. नि. 212 (ई) दिनांक 01-04-2005 में अधिसूचित सर्वे नंबर को समाविष्ट करने वाले तथा इस अधिसूचना के संलग्नक में उल्लिखित, मिंद्रा नगर, तालुक चेंगलपट्टु, जिला कांचीपुरम, तिमलनाडु राज्य में परिधान एवं फैशन उपांगों के वि. आ. सं. को, आयातित माल के उतारण तथा निर्यात माल के लदान के सीमित प्रयोजनार्थ, सीमा-शुल्क क्षेत्र घोषित करता हूँ।

[फा. सी.सं. VIII/48/13/2005-सी शु नीति] जयेन्द्रनाथ, आयुक्त

अनुबन्ध परिधान एवं फैशन—वि आ अं संसाधन क्षेत्र

जिला : कांचीपुरम	तालुक : चे	गलप्टु
गांव का नाम	सर्वे सं.	एकडों में विस्तार
1	2	3
अंजूर	260/5	5,000
	260/3E	0.610
	260/3F	0.150
•	260/3 G	0.160
	260/3H	0.150
	260/4B1	0.210
	260/ 4B 2	0.230
	260/4B3	0.230
	260/4B4	0.020
	260/4B5	0.200
	260/4B6	0.210
	260/4B 7	0.210
	260/4B8	0.070
•	260/6A	0.270
	260/6B	0.320
	260/6C	0.120
	260/6D	0.110
	260/6E	0.020
	260/6F	0.170
	260/6G	0,300
	260/6H	0.310
	260/6I	0.310
•	260/6J	0.010
	260/6M	0.250
	260/6N	0.320

1	2	. 3	· .	<u> </u>		2	3
अंजूर—(जारी)	260/6T	0.170		अंजूर—(जारी)		274/3E	0,260
•	261/1A1	0.040			•	274/4A	0.150
	261/1A2	0.060				274/4B	0.150
	261/1A3	0.060				274/5A	0.320
	261/1A4	0.100	•			274/5B	0.020
	261/1A5	0.060				274/7A	0.220
	261/1A6	0.060				274/7B	0.120
	261/1A7	0.060		•		275/1A	2.100
	261/2A1	0.120				275/1B	0.250
	261/2A2	0.120				275/2A	0.120
• .	261/2A3	0.120				275/2B1	0.090
•	261/2A4	0.120				275/2B2	0.090
•	261/2A5	0.050				275/2B3	0.090
	261/2A6	0.050				275/2B4	0.270
	261/2A7	0,050	•			275/2B5	0.100
	261/2A8	0.120		-		275/2B6	0.060
	270/1	2.000	•	•		275/2B7	0.060
	270/2	1.330				275/2B8	0.060
•	270/3	1.000			•	275/2C	0.070
	270/4	1.000		•		275/2D	0.050
	271/1A	0.140				275/2E	0.050
	271/1B	0.140				275/2F	0.040
	271/1C	0.140	•			275/2G	0.050
, '	271/1D	0.120				275/3A	0.400
	271/1E	0.060				275/3B	0.410
	271/1F	0.050				276/1	0.100
	271/1G	0.050				276/2	0.090
	271/1H	0.050		,		276/3	0.090
	271/1I	0.050				276/4	0.270
	271/1J	0.050				277	4.960
	271/1K	0.050				278/1	0.230
	271/1L	0.040				278/2	0.250
•	271/1M	0.070	,			278/3	0.270
	271/1N	0.570				279/4	0.110
	271/2A	0,050				281/4	0.080
	271/2B	0.050				281/6	0.240
	271/2C	0.050	/	•		283/1	0.240
	271/2D	0.050			/	283/2	0.210
	271/2E	0.070				284/6	0.090
,	271/2F	0.140				284/7	0.180
	272	0.310				284/8	0.130
•	273/2	0.170			Λ.	284/9	0.120
	273/1A	0.200	•			284/10	0.050
	273/1B	0.150		•		284/11	0.050
	273/1C	0.250				284/12	0.010
	274/6	0.490		·		288	0.720
	274/1A	0.060				289	1.010
	274/1B	0.230		• .		290	1.050
	274/2A	0.190				291/2	0.490
•	274/2B	0.170				291/1A	0.060
	274/3A	0.280				291/1B	0.370
	274/3B	0.050				291/1C	0.250
	274/3C	0.110				291/1D	0.630
	274/3D	0.110			,	291/1D 292/1	0.110
_	414131	0.110		* .		272/1	0.110

1	2	3	1	2	3			
अंजूर—(जारी)	292/2	0.230	तेनमेलपाक्कम—(जारी)	68/1A	1.490			
	293/1	0.380		68/1B	0.260			
	293/2	0.380		<i>69</i>	0.120			
	294/1A1	0.170		70	6.450			
	294/1A2	0.020		71	1.060			
	294/1A3	0.100		72/1	0.350			
	294/1B	0.300		72/2	0.300			
	294/2A	0.330		<i>7</i> 3	1.330			
	294/2B	0.160	•	74/1	0.630			
	294/2C	0.160		74/2	0.350			
	295/1A	0.480		75/1	0.190			
	295/1B	0.310		75/2	0.420			
	295/2A	0.100		76/1	0.130			
	295/2B	0.090		76/2	0.300			
	296/1	0.350 .		77/1	0.170			
	296/2	0.220		77/2A	0.050			
•	296/3	0.090		77/2B	0.230			
	296/4	0.050		77/2C	0.010			
	297/1A1	0.360		77/3A	0.020			
	297/1A2A	0.300		77/3B	1.000			
	297/1A2B	0.050		83/2B	0.190			
	297/1B	0.350						
	297/2A	0.330	परिधान वि.आ.अं. का व्	हल क्षेत्र	70.570			
	297/2B	0.720		he 29th April, 2	2005			
	297/2C	0.200	•					
	297/2D	0.320	No. (03/2005 (N.T.))			
	298/2	0.280	(Issued under Sect	ion 8 (b) of the	e Customs Act)			
	298/1A	0.220	Sub: Declaration of SEZ for Apparel and Fashsi					
	298/1B1	0.200	Mahindra City, Taluk Chengalpattu, D					
	298/1B1 298/1B2	0.200	Kanchepuram in the State of Tamilnadu as a li					
	290 TB2 299	0.260	Customs Area for the purpose of unloadi					
	300/2	0.610	imported goods a		_			
	300/1A	0.160	Ref: (i) Department of I					
	300/1A 300/1B	0.140			fying the SEZ under			
	300/1C	0.060	Section 76 A of C		tying the SEZ under			
	301/1A1	0.110						
	301/1A2	0.020	• •	•	Revenue Circular			
	301/1A2 301/1B	0.020	No. 68/2003-Custo	oms dated 30-0	07-2003			
	301/1C	0.160	S.O. 1766.—In ex	cercise of the r	owers conferred on			
	301/2A	0.100	me under Section 8(b)	•				
		0.640	read with Circular No. 68					
	301/2B		of India, Ministry of F					
	301/2C	0.590	New Delhi, I Jayendra					
	302/1A	0.280	Tiruchirapalli hereby d		•			
	303/2	0.090	Fashion Accessories					
\ \	306	0.320	Chengalpattu, District					
तेनमेलपाक्कम	61/3	0.140	Tamilnadu comprising					
	63	0.610	the Gazette of India, G.S	-				
	64/2	0.310	mentioned in the Annex					
	64/1A	0.420	Area for the limited p					
	64/1B	0.620	goods and loading expo		vaumg of imported			
	65	0.090	goods and loading expo	or goods.				
	66	1.570	` [F	. C. No. VIII/4	8/13/2005-Cus. Pol.]			
	67	0.660	-					
	68/2	1.730	J	A I ENDKAN	ATH, Commissioner			

ANNEXURE Annexure to Notification 03/2005 (N.T.)			1	2	3
			Anjur—(Contd.)	271/1E	0.060
District: Kanche	epuram Takık	: Chengalpattu	(271/1F	0.050
Name of the Village	Carrer	Extent in	-	271/1G	0.050
Manue of the Ainage	Survey Number	,		271/1H	0.050
		Acres	-	271/11	0.050
1	2	3		271/1J	0.050
Anjur	260/5	5.000	-	271/1K	0.050
	260/3E	0.610		271/IL	0.040
	260/3F	0.150		271/1M 271/1N	0.0 7 0 0.5 7 0
,	260/3G	0.160	•	271/2A	0.050
	260/3H	0.150	•	271/2B	0.050
	260/4B1	0.210	•	271/2C	0.050
	260/4B2	0.230		271/2D	0.050
•	260/4B3	0,230		271/2E	0.070
	260/4B4	0.020		271/2F	0.140
	260/4B5	0.200		272	0.310
	260/4B6	0.210	•	273/2	0.170
	260/4B7	0.210		273/1A	0.200
•	260/4B8	0.070		273/1B	0.150
•	260/6A	0.270		273/1C 274/6	0.250 0.490
r	260/6B	0.320	•	274/1A	0.490
,	260/6C	0.120		274/1B	0.230
•	260/6D	0.110	•	274/2A	0.190
	260/6E	0.020		274/2B	0.170
	260/6F	0.170		274/3A	0.280
	260/6G	0.300		274/3B	0.050
	260/6H	0.310		274/3C	0.110
	260/61	0.310		274/3D	0.110
	260/6J	0.010		274/3E 274/4A	0.260
	260/6M	0.250		274/4A 274/4B	0.150 0.150
	260/6N	0.320	•	. 274/5A	0.130
	260/6T	0.170		274/5B	0.020
	261/1A1	0.040		274/7A	0.220
	261/1A2	0.060		274/7B	0.120
	261/1A3	0.060		275/1A	2.100
	261/1A4	0.100		275/1B	0.250
	261/1A5	0.060	•	275/2A	0.120
	261/1A6	0.060		293/2	0.380
	261/1A7	0.060		294/1A1	0.170
V	261/2A1	0.120		294/1A2	0.020
	261/2A2	0.120		294/1A3	0.100
•	261/2A3	0.120	•	294/1B	0.300
	261/2A4	0.120		294/2A	0.330
	261/2A5	0.050		294/2B	0.160
	· 261/2A6	0.050		294/2C	0.160
	261/2A7	0.050		295/1A	0.480
•	261/2A8	0.120		295/1B	0.310
	270/1 270/2	2.000 1.330	•	295/2A	0.100
•	270/3	1.000		295/2B	0.090
,	270/4	1.000		296/1	0.350
	271/1A	0.140	1	296/2	0.220
	271/1B	0.140		296/3	0.090
,	271/1C	0.140	• ,	296/4	0.050
•	271/1D	0.120		297/1A1	0.360

1	2	3	1	2				
Anjur—(Contd.)	297/1A2A	0.300	Thenmelpa	kkam-(Contd.) 77/3B	. 1.000			
•	297/1A2B	0.050		83/2B	0.190			
	297/1B	0.350	TOTAL AI	REA OF APPAREL SEZ	70.570			
	297/2A	0.720	TOTALA	————————				
	297/2B	0.260		तिरुच्चि, 29 अप्रैल, 200	15			
	297/2C	0.020						
	297/2D	0.320		सं. 04/2005 (गै.टै.)			
	298/2	0.280	(मीमा प्राट	न्क अधिनियम की धारा 8 (र	र) के अधीन जारी)			
	298/1A	0.220	•					
	298/1B1	0.200		नलनाडु राज्य के जिला कांचीपु				
	298/1B2	0.200	ं मति	हंद्रा नगर में ऑटो एनसिलरी के लि	ए वि आ सं को आयातित			
	299	0.260	मार	त के उतारण तथा निर्यातित माल	के लदान के प्रयोजनार्थ			
	300/2	0.610		मा शुल्क क्षेत्र की सीमाओं की घ	•			
•	300/1A	0.160		•				
	300/1B	0.140	संदर्भ : (i)	सीमा शुल्क अधिनियम की ध	ारा 76 'क' के अधीन			
	300/1C	0.060	वि ३	वि आ अंचल को अधिसूचित करने वाली राजस्व विभाग अधिसूचना सं 29/2005-सी. शु. (गै) दिनांक 1-4-20				
	301/1A1	0.110						
	301/1A2	0.020		वि आ अं को विनिर्दिष्ट करती है				
	301/1B	0.220	, જા	विजा अका विभिद्ध करता ह	ŧ			
	301/1C	0.160	(ii)) राजस्व विभाग परिपत्र सं. 68	′2003−सी. शु. दिनांक			
	301/2A	0.040	30-	7-2003 का पैरा 15.				
	301/2B	0.640		का.आ. 1767.—सीमा शुल्क अधिनियम, 1962 (1962 व 52) की धारा 8(ख), भारत सरकार, वित्त मंत्रालय, राजस्व विभाग नई दिल्ली के परिपत्र सं. 68/2003-सी. शु. के साथ पठित; वै				
	301/2C	0.590						
	302/1A	0.280	52) की धार					
	303/2	0.090	नई दिल्ली व					
	306	0.320		अधीन मुझमें प्रदत्त शक्तियों का प्रयोग करते हुए मैं, जयेन्द्रनाथ				
Thenmelpakkam	61/3	0.140	_	सीमा शुल्क आयुक्त, तिरुच्चिराप्पल्लि इसके द्वारा भारत के राज सं. सा.का.नि. 213 (अ) दिनांक 01-04-2005 में अधिसूचित स				
	63	0.610						
	64/2	0.310						
	64/1A	0.420	नंबर को सम	।विष्ट करने वाले तथा इस अधि	वसूचना के संलग्नक में			
	64/1B	0.620	उल्लिखित,	महिंद्रा नगर, तालुक चेंगलपर	ट. जिला कांचीपुरम.			
	65	0.090						
	66	1.570	_	तिमलनाडु राज्य में ऑटो एनिसलरी के वि आ सं. को, आयातित मा के उतारण तथा निर्यात माल के लदान के सीमित प्रयोजनार्थ, सी				
	67	0.660			॥मत प्रयाजनाय, सामा			
	68/2	1.730	शुल्क क्षत्र घ	ोषित करता हूँ।				
	68/1A	1.490		[फा. सी. सं. VIII/48/1:	3/2005-सी. श. नीति 1			
	68/1B	0.260		•	-			
	69	0.120			जयेन्द्रनाथ, आयुक्त			
	70	6.450	•	अनुबन्ध				
	71	1.060		ऑटो एनसिलरी—वि आ अं सं	प्रधान थेन			
,	7 2/1	0.350	_					
	72/2	0.300	जिला	ः कांचीपुरम तालु	क ः चेंगलपट्टु			
	73	1.330		<u> </u>				
	74 /1	0.630	गांव का नाम	सर्वे सं.	एकड़ों में			
	74/2	0.350			विस्तार 			
	75/4	0.190	अंजूर	219	0.670			
	75/2	0.420	. *	220/1A1	0.280			
	76 /1	0.130	•	220/1A2	0.360			
	76/2	0.300	•	220/1B	0.400			
	77/1	0.170	,	220/1C	0.380			
	77/2A	0.050		220/1D	0.260			
	77/2B	0.230		220/IE	0.300			
		0.010		220/2A	0.310			
	77/2C	0.010		ZZUIZA	0.510			

1	2	3	1	2	3
नंजूर—(जारी)	279/1	0,370	अंजूर—(जारी)	303/3A	0.150
	279/2	0.150		303/3B1	0.190
	279/3	0.150		303/3B2	0.330
	279/4	0.670		304/1	0.620
	281/1	0.400		304/2	0.620
	281/2	0.350		304/3	0.270
	281/3	0.400		304/4	0.620
	281/4	0.500		305	0.700
	281/5	0,060		306	0.290
	281/6	0.120		307/1	0.630
	282/1	0.700		307/2	0.530
	282/2	0.780		307/3	0.050
	283/1	0.140		308/1	0.790
	283/2	0.140		308/2	0.660
	284/1	0.370		309	0.560
	284/2	0.260		310	0.830
	284/3	0.200		311/1	0.100
	284/4	0.220			0.400
	284/5	0.260		311/2	
	284/6	0.020		312/1	0.530
	284/7			312/2A	0.320
		0.050		312/2B	0.330
	284/8	0.070		313/1	0.640
	284/9	0.200		313/2A1	0.800
	284/10	0.170		313/2A2	0.020
	284/11	0.310		313/2B1	0,200
	284/12	0.200		313/2B2	0.200
	285	0.570		314/1	0.370
	286/2	0.440		314/2	0.270
	286/1A1	0.400		314/3	0.040
	286/1A2	0.460		315/1	0.590
	286/1A3A	0.190		315/2	0.490
	286/1A3B	0.250		316	1.300
	286/1B	0.630		31 7 /1	0.280
	286/1C1	0,300		317/2	0.640
	286/1C2	0.330		318/1	0.610
	286/3A	0.320		318/2	1.280
	286/3B	0.990		319/1	0.610
	287	0.510		319/2	0.590
	288 -	1.240		320/1	0.640
	289	0.220		320/2A	0.530
	290	0.150		320/2B	0.750
	301/1B	0.160		321/2	0.690
	301/1C	0.220		321/3	0.580
	302/1A	0.230		321/4	0.690
	302/1B	0.280		321/1A	0.640
	302/1C	0.020		321/1B	0.300
	302/1D	0.220		322	0.650
	302/2A	0 140		323	0.420
	302/2B1	0.140		324	0.770
	302/2B2	0.140		325	0.280
	302/2B3	0.150		326	2.070
	303/1	0.540		327	1.030
	303/2	0.560		328	0.220
	303/4	0.330		328 329/1	0.350

1	2 .	3	1	2	3
अंजूर—(जारी)	329/2	0.400	अंजूर—(जारी)	343/6A	0,160
	330/1	0.470		343/6B	0.150
	330/2	0.470		349/1	0.590
	331/3	0.610		349/2	0.680
	331/1A	0.090		349/3A	0.330
	331/1B	0.050	,	349/3B	0.350
	331/1C	0.020		350/1	0.360
	331/1D	0.020		350/2	0.320
	331/1E	0.090		351/1	0.620
	331/2A	0.280		351/2	0.640
	331/2B	0.020		352	0.630
	331/4A	0.310			
	331/4B	0.320		353/1	0.620
	331/4C	-		353/2	1.240
		0.310		354	0.650
	332/1	0.160		355/1	0.330
	332/2A	0.090		355/2	0.350
	332/2B	0.020		356/1	0.310
	332/2C	0.270		356/2	0,960
	332/3A	0.020	-	357/1	0.640
	332/3B	0.270		357/2	0.320
	333/1	0.880		357/4	0.310
	333/2	0.640		357/3A	0.170
	334	1.240		357/3B	0.170
	33 5 /1	0.640		357/3C	0.280
	33 5 /2	0.650		358/1	0.640
	336/2	0.300		358/2	0.630
	336/3	0.730		359/2	0.360
	336/4	0.360		359/1A	0.720
	336/5	0.570	•	359/1B	0.360
	336/1A	0.310	•	360	0.690
	336/1B	0.300		361	0.590
	337	0.610		362	0.560
	338/1	0.310		363/1	0.370
	338/2	0.300		363/2	0.360
	339/1	0.650		364/2	0.400
	339/2	0,360	,	364/1A1	0.050
	339/3	0.280		364/1 A2	0.120
	340/1	0.610		364/1B	0.040
	340/2	0.910	t.	364/1C	0.170
	340/3	0.430		365/1	0.630
	341/1	0.350		365/2	0.820
	341/2	0.020		366/3	0.100
	341/3	0.120		366/4	0.170
	341/4	0.120		366/5	
	341/5	0.120			0.280
	342	0.650		366/7	0.350
	343/3	0.650		366/8	0.280
	343/4		. `	366/10	0.140
		0.200	•	366/12	0.090
	343/5	0.220		366/11A	0.140
	343/1A1	0.110		366/11B	0.010
	343/1A2	0.120		366/1A	0.050
	343/1B	0.380		366/1B	0.040
•	343/2A	0.400	•	366/2A	0.060
	343/2B	0.160		366/2B	0.070

1	2	· 3		1	2	. 3
अंजूर—(जारी)	366/2C	0.070		अंजूर—(जारी)	384/1	0.570
	366/6A	0.040			384/3	0.150
•	366/6B1	0.070	•		384/4	0.320
	366/6B2	0.060		· · · · · · · · · · · · · · · · · · ·	384/2A1	0.470
	366/6B3	0.050			384/2A2	0.020
	366/6B4	0.050			384/2B	0.490
	366/6C	0.020			385/2	0.510
	366/9A	0.100			385/1A	0.310
	366/9B	0.100			385/1B	
•	366/9C	0.020			385/3A	0.350
	367/1	0.010				0.020
	367/2A	0.280			385/3B	0.320
					385/3C	0.350
,	367/2B	0.410			386	0.160
·	367/2C	0.350	•	तेनमेलपा वक म	83/1A	0.140
	368	2.170		, , , , , , , , , , , , , , , , , , ,	83/2A	0.040
	369	0.580			83/2B	0.200
	370/1A	0.020			84/1B	0.020
	370/1 B	0.270			84/1D	0.090
	370/7C	0.370	•		85	0.510
	370/2A	0.790	,			
	370/2B	0.830			AUTO ANCILLARY	7 119.600
	371	0.570		SEZ	<u> </u>	
•	372	0.270			1 4 004 4 11 00	
•	373/1	1.240		The	hy, the 29th April, 20	05
	373/2	0.280			No. 04/2005 (N.T)	•
	373/3	0.350		(Ismed und	er Section 8(b) of the	Cuetome
	373/4	0.250		· ·		•
	374/1	0.300			of SEZ for Auto Anci	•
. 1	374/2	0.310	, •		hengalpattu, District	
	374/3	0.630			`amilnadu as a limits	
	375	0.560	•	for the purpos	se of unloading of im	ported goods an
	376/1A	0.150		loading of ex	ports goods.	
,	376/1B	0.150		Ref · (i) Departmen	t of Revenue, Notifica	ation No. 29/2004
	376/2A	0.570			ted 01-04-2005 notify	
	376/2B	0.270			f Customs Act which	
	377/1	0.300	•	SCCUOII /OA O	I Custonia Act which	specifies the SE2
	377/3	0.300		(ii) Para 15 of	f Department of Reve	nue, Circular No
	377/4	0.500		68/2003-Cust	oms dated 30-07-200	3.
•	377/2A	0.320			In oversige of the	nairiam aanfarra
					—In exercise of the	
	377/2B	0.260			n 8(b) of the Custom	
	378 .	0.650	•		ircular No. 68/2003	
•	379	0.6 50			ia, Ministry of Finan	
	380/1A	0.190			hi, I, Jayendranath,	
	380/1B	0.570			palli hereby declare	
	381	0.630	•		dra City, Taluk Cher	
	382/1 382/2	0.3 2 0 0.010		-	he State of Tamilna	
	382/3	0.010			notified in the Gazett	
	383/2	0.200			4-2005 and mentione	
•	383/3	0.200		to this notification a	is Customs Area for th	he limited purpos
	383/4	0.790		of unloading of imp	orted goods and load	ling export good
	383/1A	0.720			· .	7 -
	383/1B	0.040			[F. C. No. VIII/48/	
	383/1C	0.040			JAYENDRANA'	ГН, Commissi <mark>on</mark>
	383/1D	0.040				

	ANNEXURE		· 1	2	3
District : Kanche	euram Taluk	Chengalpattu	Anjur—(Contd.)	290	0.150
Name of the Village	Survey	Extent in	-	301/1B	0.160
varie of the vinage	Number	Acres		301/1C	0.220
				302/1A	0,230
1	2	3		302/1B	0.280
Anjur	219	0.670		302/1C	0.020
ng ur	220/1A1	0.280		302/1D	0.220
	220/1A1 220/1A2	0.360		302/2A	0.140
	220/1A2 220/1B	0.400		302/2B1	0.140
	220/1B	0.380		302/2B2	0.140
				302/2B3	0.150
	220/1D	0.260		303/1	0.510
	220/1E	0.300		303/2	0.560
	220/2A	0.310		303/4	0.330
	220/2B	0.280		303/3 A	0.150
	279/1	0.370		303/3B1	0.130
	279/2	0.150			0.190
,	279/3	0.150		303/3B2	
	279/4	0.670	•	304/1	0.620
	281/1	0.400		304/2	0.620
	281/2	0.350	*	304/3	0.270
	281/3	0.400		304/4	0.620
	281/4	0.500		305	0.700
	281/5	0.060	_	306	0.290
	281/6	0.120		307/1	0.630
	· 282/1	0.700		307/2	0.530
	282/2	0.780		307/3	0.050
	283/1	0.140		308/1	0.790
4	283/2	0.140		308/2	0.660
	284/1	0.370		309	0.560
	284/2	0.260		310	0.830
	284/3	0.200		311/1	0.100
	284/4	0.220		311/2	0.400
	284/5	0.260		312/1	0.530
	284/6	0.020		312/2A	0.320
				312/2B	0.330
	284/7 284/8	0.0 5 0 0.0 7 0		313/1	0.640
		0.070	•	313/2A1	0.800
	284/9	0.200 0.1 7 0		313/2A1	0.020
	284/10			313/2B1	0.200
	284/11	0.310		313/2B2	0.200
	284/12	0.200		314/1	0.370
	285	0.570		314/2	0.270
	286/2	0.440			0.270
	286/1A1	0.400	,	314/3 315/1	0.040
	286/1A2	0.460		315/1 315/2	
	286/1A3A	0.190		315/2	0.490
	286/1A3B	0.250		316	1.300
. **	286/1B	0.630		317/1	0.280
	286/1C1	0.300		317/2	0.640
	286/1C2	0.330		318/1	0.610
	286/3A	0.320		318/2	0.280
	286/3B	0.990		319/1	0.610
	287	0.510	,	319/2	0.590
	288	1,240		320/1	0.640
	289	0.220		320/2A	0.530

Anjur—(Contd.) 320/2B 0.750	1	2.	3	1	2 .	3
321/2 0.690 321/3 0.580 341/3 0.120 321/4 0.690 341/4 0.120 321/1A 0.640 341/5 0.120 321/1B 0.300 342 0.650 322 0.650 3322 0.650 3343/3 0.210 324 0.770 343/5 0.220 324 0.770 343/1 0.110 326 2.070 343/1 0.120 327 1.030 349/1 0.380 328 0.220 343/1 0.340 329/1 0.350 329/2 0.400 339/1 0.470 330/2 0.470 331/1A 0.990 331/1A 0.990 331/1A 0.990 331/1B 0.350	Anjur—(Contd.)	320/2B	0.750	Anjur—(Contd.)	341/1	0,350
321/A 0.690 341/5 0.120 321/IB 0.300 342 0.650 322 0.650 343/3 0.210 323 0.420 343/4 0.200 324 0.770 343/5 0.220 325 0.280 343/1A 0.110 326 2.070 343/1B 0.380 327 1.030 343/IB 0.380 328 0.220 343/IB 0.380 329/1 0.350 343/IB 0.380 329/1 0.350 343/IB 0.380 329/2 0.400 343/IB 0.380 330/1 0.470 343/IB 0.160 330/1 0.470 343/IB 0.150 330/2 0.470 349/I 0.590 331/IB 0.950 349/IB 0.350 331/IB 0.050 349/IB 0.350 331/IB 0.050 349/IB 0.350 331/IB 0.050 350/I 0.360 331/IB 0.050 350/I 0.360 331/IB 0.050 350/I 0.360 331/IB 0.050 350/I 0.360 331/IB 0.050 350/I 0.350/I 0		321/2	0.690		341/2	0.020
321/4 0.690 341/5 0.120 321/1B 0.300 342 0.650 322 0.650 343/3 0.210 323 0.420 343/4 0.200 324 0.770 343/5 0.220 325 0.280 343/1A 0.110 326 2.070 343/1B 0.380 327 1.030 343/1B 0.380 328 0.220 343/1B 0.380 329/1 0.350 343/2B 0.160 329/2 0.400 343/3B 0.160 330/1 0.470 343/6B 0.150 330/2 0.470 349/1 0.590 331/1A 0.990 349/3B 0.350 331/1B 0.990 349/3B 0.350 331/1B 0.000 350/2 0.320 331/1B 0.320 350/2 0.320 331/2B 0.000 350/2 0.320 331/2B 0.330/3 350/2 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.330/3 330/4 0.		321/3	0.580			
321/1A 0.640 341/5 0.120 321/1B 0.300 342 0.650 322 0.650 343/3 0.210 323 0.420 343/4 0.200 324 0.770 343/5 0.220 325 0.280 343/1A1 0.110 326 2.070 343/1A2 0.120 327 1.030 343/1A 0.120 328 0.220 343/1A 0.120 329/1 0.350 343/2A 0.400 329/1 0.350 343/2A 0.400 330/1 0.470 343/6B 0.150 330/2 0.470 349/1 0.590 331/3 0.610 349/2 0.680 331/1A 0.990 349/3A 0.330 331/1B 0.950 349/3A 0.330 331/1B 0.950 349/3A 0.330 331/1B 0.950 350/1 0.360 331/1A 0.990 350/1 0.360 331/1B 0.950 350/1 0.360/1B 0.350/1 0.					\$**	
321/1B 0.300 342 0.650 343/3 0.210 322 0.650 343/3 0.210 323 0.420 343/4 0.200 343/4 0.200 324 0.770 343/5 0.220 325 0.280 343/1A2 0.110 326 2.070 343/1B 0.380 327 1.030 343/1B 0.380 328 0.220 343/2B 0.160 329/1 0.350 343/2B 0.160 329/2 0.400 343/6A 0.160 330/1 0.470 349/1 0.550 349/1 0.550 331/1B 0.350 331/1B 0.050 349/1 0.550 349/1 0.550 331/1B 0.050 331/1B 0.050 349/3B 0.350 331/1B 0.050 350/1 0.360 331/1B 0.030 331/1B 0.050 350/1 0.360 331/1B 0.050 331/1B 0.050 350/1 0.360 331/1B 0.050 331/1B 0.050 350/1 0.360 350/1 0.360 331/1B 0.050 331/1B 0.050 350/1 0.360 350/1 0.360 331/1B 0.050 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.360 350/1 0.3						
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331/1A 0,090 349/3A 0,330 331/1B 0,090 349/3B 0,350 331/1C 0,0020 350/1 0,360 331/1D 0,020 350/1 0,360 331/1E 0,090 351/2 0,620 331/2A 0,280 351/2 0,640 331/2B 0,020 352 0,630 331/4A 0,310 353/1 0,620 331/4B 0,320 353/2 1,240 331/4B 0,320 354 0,650 332/1 0,160 355/1 0,330 332/2A 0,090 355/2 0,350 332/2B 0,020 356/1 0,310 332/3B 0,270 3,56/2 0,960 332/3B 0,270 3,56/2 0,960 333/1 0,880 357/4 0,310 333/1 0,880 357/3 0,310 333/1 0,880 357/3 0,310 333/1 0,540 357/3B 0,170 333/1 0,640 357/3C 0,280 335/2 0,650 3,58/1 0,646 336/2 0,300 3,59/1A 0,720 336/3 0,730 3,59/1B 0,360 336/1A 0,310 3,60 336/1A 0,310 3,60 336/1B 0,300 3,61 0,590 337 0,610 3,62 0,560 338/1 0,510 3,60 338/1 0,510 3,60 338/1 0,510 3,60 338/1 0,510 3,60 338/1 0,510 3,60 338/2 0,300 3,64/1A 0,310 339/1 0,650 3,64/1A 0,050 339/1 0,650 3,64/1A 0,050 339/1 0,650 3,64/1A 0,100					349/1	0.590
331/IB 0.050 349/3B 0.350 331/IC 0.020 350/1 0.360 331/IC 0.020 350/1 0.360 331/ID 0.020 350/2 0.320 331/IE 0.090 351/2 0.620 331/IZ 0.620 331/IZ 0.620 331/IZ 0.020 352 0.630 331/IZ 0.020 352 0.630 331/IA 0.310 353/1 0.620 331/IA 0.310 353/1 0.620 331/IA 0.320 354 0.650 332/I 0.160 355/I 0.330 332/I 0.160 355/I 0.330 332/IZ 0.090 355/2 0.350 332/IZ 0.090 355/2 0.350 332/IZ 0.090 355/I 0.310 332/IZ 0.090 355/I 0.310 332/IZ 0.020 356/I 0.310 332/IZ 0.020 356/I 0.310 332/IZ 0.020 356/I 0.310 332/IZ 0.020 356/I 0.310 332/IZ 0.020 357/IZ 0.320 335/IZ 0.350 332/IZ 0.050 335/IZ 0.350 335/IZ					349/2	0.680
331/IC 0.020 350/1 0.360 331/ID 0.020 350/2 0.320 331/IE 0.090 351/2 0.620 331/IE 0.090 351/2 0.620 331/IE 0.090 351/2 0.640 331/IE 0.020 352 0.630 331/IE 0.020 352 0.630 331/IE 0.0320 353/1 0.620 331/IE 0.0320 353/2 1.240 331/IE 0.0320 355/1 0.330 332/I 0.160 355/1 0.330 332/I 0.160 355/1 0.330 332/IE 0.020 356/1 0.310 332/IE 0.020 356/1 0.310 332/IE 0.020 356/1 0.310 332/IE 0.020 356/1 0.310 332/IE 0.020 357/I 0.640 332/IE 0.0320 357/I 0.640 332/IE 0.0320 357/I 0.640 332/IE 0.0320 357/I 0.640 333/I 0.880 357/4 0.310 333/I 0.880 357/4 0.310 333/I 0.640 357/3E 0.170 335/I 0.640 357/3C 0.280 336/I 0.330 359/I 0.646 336/I 0.330 359/I 0.646 336/I 0.360 359/IR 0.700 336/IB 0.300 36I 0.590 337 0.610 362 0.560 338/I 0.310 360 369/IB 0.360 338/I 0.310 360/I 0.590 337 0.610 362 0.560 338/I 0.310 360/I 0.590 339/I 0.650 364/I 0.370 339/I 0.650 364/I 0.050 339/I 0.650 364/I 0.050 339/I 0.650 364/IIA 0.050 339/I 0.650 364/IIA 0.050 339/I 0.650 364/IIA 0.050 339/I 0.660 364/IIA 0.050 339/I 0.660 364/IIA 0.050		331/1A	0.090		349/3A	0.330
331/ID 0,020 350/2 0,320 331/IE 0,090 351/2 0,620 331/IE 0,090 351/2 0,640 331/2B 0,020 352 0,630 331/4A 0,310 353/1 0,620 331/4A 0,310 353/1 0,620 331/4B 0,320 353/2 1,240 331/4B 0,320 354 0,650 332/1 0,160 355/1 0,330 352/2B 0,020 356/1 0,310 332/2B 0,020 356/1 0,310 332/2C 0,270 356/2 0,960 332/3A 0,020 357/1 0,640 332/3B 0,270 357/2 0,320 357/4 0,310 333/2 0,640 357/3A 0,170 334 1,240 357/3B 0,170 334 1,240 357/3B 0,170 335/1 0,640 357/3C 0,280 356/1 0,310 336/2 0,300 358/2 0,650 358/1 0,646 336/2 0,300 358/2 0,630 359/1A 0,720 336/5 0,570 359/1B 0,360 336/1A 0,310 360 0,690 336/1A 0,310 360 0,690 336/1B 0,300 361 0,590 337 0,610 362 0,560 338/1 0,310 360 0,690 338/1 0,310 360 0,690 338/1 0,310 360 0,690 338/1 0,310 360 0,690 338/1 0,310 360/3 0,590 339/1 0,650 364/1 0,370 339/1 0,650 364/1A 0,050 339/3 0,280 364/1A1 0,050 339/3 0,280 364/1A1 0,050 339/3 0,280 364/1A1 0,050 339/3 0,280 364/1A2 0,120 340/1 0,610		331/1B	0.050		349/3B	0.350
331/ID 0.020 331/IE 0.090 331/IE 0.090 331/IE 0.090 331/IE 0.020 332/I 0.160 332/IE 0.020 335/I 0.330 332/IE 0.020 335/I 0.310 332/IE 0.020 335/II 0.310 332/IE 0.020 335/II 0.640 332/IE 0.020 335/II 0.640 333/II 0.880 335/II 0.880 336/II 0.310 336/II 0.310 338/II 0.310 338/II 0.310 338/II 0.310 338/II 0.310 338/II 0.310 339/II 0.650 338/II 0.310 339/II 0.650 338/II 0.310 339/II 0.650 338/II 0.310 339/II 0.650 339/II 0.650 339/II 0.360 339/II 0.650		331/1C	0.020		350/1	0.360
331/IE 0.090 351/2 0.620 331/ZA 0.280 351/2 0.640 331/ZB 0.020 352 0.630 331/A 0.310 353/1 0.620 331/A 0.310 353/1 0.620 331/A 0.320 353/2 1.240 331/AB 0.320 354 0.650 332/1 0.160 355/1 0.330 332/ZA 0.090 355/2 0.350 332/ZB 0.020 356/1 0.310 332/ZC 0.270 356/2 0.960 332/JB 0.270 357/2 0.320 333/1 0.880 357/A 0.310 333/2 0.640 357/JA 0.170 334 1.240 357/JA 0.170 334 1.240 357/JA 0.170 334/1 0.640 357/JC 0.280 335/2 0.650 358/1 0.646 336/2 0.300 358/2 0.630 336/3 0.730 359/Z 0.360 336/1 0.310 360 0.690 336/1 0.310 360 0.690 336/1 0.310 360 0.690 336/1 0.310 363/2 0.360 336/1 0.310 360 0.690 336/1 0.310 363/2 0.360 338/1 0.310 360 0.690 336/1 0.310 363/2 0.360 338/1 0.310 363/2 0.560 338/1 0.310 360 0.690 336/1 0.310 363/2 0.360 338/1 0.310 364/1 0.050 339/1 0.650 364/1 0.050		331/1D	0.020		350/2	
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336/1B 0.300 361 0.590 337 0.610 362 0.560 338/1 0.310 363/2 0.360 338/2 0.300 364/1 0.370 339/1 0.650 364/2 0.400 339/2 0.360 364/1A1 0.050 339/3 0.280 364/1A2 0.120 340/1 0.610 364/1B 0.040		336/5	0.570		359/1B	0.360
336/1B 0.300 361 0.590 337 0.610 362 0.560 338/1 0.310 363/2 0.360 338/2 0.300 364/1 0.370 339/1 0.650 364/2 0.400 339/2 0.360 364/1A1 0.050 339/3 0.280 364/1A2 0.120 340/1 0.610 364/1B 0.040		336/1A	0.310		360	0.690
337 0.610 362 0.560 338/1 0.310 363/2 0.360 338/2 0.300 364/1 0.370 339/1 0.650 364/2 0.400 339/2 0.360 364/1A1 0.050 339/3 0.280 364/1A2 0.120 340/1 0.610 364/1B 0.040		336/1B	0.300			0.590
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339/1 0.650 364/2 0.400 339/2 0.360 364/1A1 0.050 339/3 0.280 364/1A2 0.120 340/1 0.610 364/1B 0.040						
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339/3 0.280 364/1A2 0.120 340/1 0.610 364/1B 0.040						
340/1 0.610 364/1B 0.040						
570/2 0.710 304/1C 0.170						
340/3 0.430 365/1 0.630						

1	2	3	.1	2	3
Anjur—(Contd.)	365/2	0.820	Anjur—(Contd.)	379	0.650
•	366/3	0.100		380/1A	0.190
	366/4	0.170		380/1B	0.570
•	366/ 5	0.280		381	0.630
	366/7	0.350		382/1	0.320
	366/8	0.280		382/2	0.010
	366/10	0.140	•	382/3	0.440
	366/12	0.090		383/2	0,200
	366/11A	0.140		383/3	0.190
	366/11B	0.010		383/4	0.790
	366/1A	0.050		383/1A	0.320
	366/1B	0.040		383/1B	0.040
	366/2A	0.060	•	383/1C	0.040
	366/2B	0.070		383/1D	0.040
	366/2C	0.070	•	384/1	0.570
	366/6A	0.040	, •	384/3	
	366/6B1	0.070			0.150
	366/6B2	0.060		384/4	0.320
	366/6B3	0.050		384/2A1	0.470
				384/2A2	0.020
	366/6B4	0.050		384/2B	0.490
	366/6C	0.020		385/2	0.510
	366/9A	0.100		385/1A	0.280
	366/9B	0.020		385/1B	0.350
	366/9C	0.010		385/3A	0.020
	367/1	0.280		385/3B	0.320
	367/2A	0.570		385/3C	0.350
	367/2B	0.410	*	386	0.160
	367/2C	0.350	Thenmelpakkam	83/1A	0.140
	368	2.170		83/2A	0.040
	369	0.580		83/2B	0.200
	370/1A	0.020		84/1B	0.020
	370/1B	0.270		84/1 D	0.090
	370/1C	0.370		85	0.510
	370/2A	0.790	TOTAL ADDA OF A	CETO ANOT	110 (00
	370/2B	0.830	TOTAL AREA OF A	UIO ANCI-	119.600
	371	0.570	LLARYSEZ		
	372	0.270	(केन	द्रीय प्रत्यक्ष कर बोर्ड	:)
	373/1	1.240			
4	373/2	0.280	नइ 1द	ल्ली, 19 अप्रैल, 20	105
,	373/3	0.350	·	(आय-कर)	
	373/4	0.250	77.0T 17/0		40/4 /40/4 -
	374/1	0.300			यम, 1961 (1961 व
	374/2	0.310	43) की धारा 10 के खं		
	374/3	0.630	शक्तियों का प्रयोग करते ।	हुए केन्द्र सरकार ए त	ाद्द्वारा ''अधी प्रश वि
	375	0.560	चेरिटेबल, मे डिकल एजूवे	ज्ञानल एण्ड कल्चर	ल टस्ट. मलमारूवत
	376/1A	0.150	तमिलनाडु'' को कर-निः		
	376/1B	0.150			
	376/2A	0.570	तक के लिए निम्नलिखित		ते हुए उक्त उपखंड व
	376/2B	0.270	प्रयोजनार्थ अधिसूचित कर	ती है, अर्थात् —	
	377/1 377/3	0.300 0.300	ूँ (i) कर निर्धारिती ः		13mm 270mm 200
	377/4	0.620			
	377/2A	0.320			का संचयन पूर्णतया तः
	377/2B	0.260	अनन्यतया उन उ	उद्देश्यों के लिए करे	गा जिनके लिए इसव

- (ii) कर निर्धारिती उपर्युक्त कर निर्धारण वर्षों से संगत पूर्ववर्ती वर्षों की किसी भी अवधि के दौरान धारा 11 की उपधारा (5) में विनिर्दिष्ट किसी एक अथवा एक से अधिक ढंग अथवा तरीकों से भिन्न तरीकों से उसकी निधि (जेवर-जवाहिरात, फर्नीचर आदि के रूप में प्राप्त तथा अनुरक्षित स्वैच्छिक अंशदान से भिन्न) का निवेश नहीं करेगा अथवा उसे जमा नहीं करवा सकेगा;
- (iii) यह अधिसूचना किसी ऐसी आय के संबंध में लागू नहीं होगी, जो कि कारोबार से प्राप्त लाभ तथा अभिलाभ हो जब तक कि ऐसा कारोबार उक्त कर निर्धारिती के उद्देश्यों की प्राप्ति के प्रासंगिक नहीं हो तथा ऐसे कारोबार के संबंध में अलग से लेखा-पुस्तिकाएं नहीं रखी जाती हों;
- (iv) कर निर्धारिती आय-कर अधिनियम, 1961 के प्रावधानों के अनुसार अपनी आय विवरणी नियमित रूप से आय-कर प्राधिकारी के समक्ष दाखिल करेगा;
- (v) विघटन की स्थिति में इसकी अतिरिक्त राशियाँ और परिसम्पतियाँ समान उद्देश्यों वाले धर्मार्थ संगठन को दे दी जाएंगी।

[अधिसूचना सं. 132/2005/फा. सं. 197/154/2004-आयकर नि.-[]

दीपक गर्ग, अवर सचिव

(CENTRAL BOARD OF DIRECT TAXES) New Delhi, the 19th April, 2005 (INCOME-TAX)

S.O. 1768.—In exercise of powers conferred by the sub-clause (iv) of clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961), the Central Government hereby notifies the "Adhi Prasakthi Charitable, Medical Educational & Cultural Trust, Melmaruvathur, Tamilnadu" for the purpose of the said sub-clause for the assessment years 2006-2007 to 2008-2009 subject to the following conditions, namely:—

- the assessee will apply its income, or accumulate for application, wholly and exclusively to the objects for which it is established;
- (ii) the assessee will not invest or deposit its fund (other than voluntary contributions received and maintained in the form of jewellery, furniture etc.) for any period during the previous years relevant to the assessment years mentioned above otherwise than in any one or more of the forms or modes specified in sub-section (5) of Section 11;
- (iii) this notification will not apply in relation to any income being profits and gains of business, unless the business is incidental to the attainment of the

- objectives of the assessee and separate books of accounts are maintained in respect of such business:
- (iv) the assessee will regularly file its return of income before the Income-tax authority in accordance with the provisions of the Income-tax Act, 1961;
- (v) that in the event of dissolution, its surplus and the assets will be given to a charitable organisation with similar objectives.

[Notification No. 132/2005/F. No. 197/154/2004-ITA-I] DEEPAK GARG, Under Secy.

नई दिल्ली, 19 अप्रैल, 2005

(आयकर)

का.आ. 1769.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 10 के खंड (23ग) के उप-खण्ड (v) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए केन्द्र सरकार एतद्द्वारा "श्रीमजजगदगुरू माधवाचार्य मूलेमहासम्मथान उत्तरडी मठ, धारवाड" को कर-निर्धारण वर्ष 2002-2003 से 2004-2005 तक के लिए निम्नलिखित शर्तों के अधीन रहते हुए उक्त उपखंड के प्रयोजनार्थ अधिसूचित करती है, अर्थात्—

- (i) कर निर्धारिती अपनी आय का इस्तेमाल अथवा अपनी आय का इस्तेमाल करने के लिए उनका संचयन पूर्णतया तथा अनन्यतया उन उद्देश्यों के लिए करेगा जिनके लिए इसकी स्थापना की गई है:
- (ii) कर निर्धारिती उपर्युक्त कर निर्धारण वर्षों से संगत पूर्ववर्ती वर्षों की किसी भी अवधि के दौरान धारा 11 की उपधारा (5) में विनिर्दिष्ट किसी एक अथवा एक से अधिक ढंग अथवा तरीकों से भिन्न तरीकों से उसकी निधि (जेवर-जवाहिरात, फर्नीचर आदि के रूप में प्राप्त तथा अनुरक्षित स्वैच्छिक अंशदान से भिन्न) का निवेश नहीं करेगा अथवा उसे जमा नहीं करवा सकेगा;
- (iii) यह अधिसूचना किसी ऐसी आय के संबंध में लागू नहीं होगी, जो कि कारोबार से प्राप्त लाभ तथा अभिलाभ हो जब तक कि ऐसा कारोबार उक्त कर निर्धारिती के उद्देश्यों की प्राप्ति के प्रासंगिक नहीं हो तथा ऐसे कारोबार के संबंध में अलग से लेखा-पुस्तिकाएं नहीं रखी जाती हों;
- (iv) कर निर्धारिती अयकर अधिनियम, 1961 के प्रावधानों के अनुसार अपनी आय विवरणी नियमित रूप से आयकर प्राधिकारी के समक्ष दाखिल करेगा;
- (v) विघटन की स्थिति में इसकी अतिरिक्त ग्रियाँ और परिसम्पतियाँ समान उद्देश्यों वाले धर्मार्थ संगठन को दे दी जाएंगी।

[अधिसूचना सं. 131/2005/फा. सं. 197/44/2003-आयकर नि.-I] दीपक गर्ग, अवर सचिव

New Delhi, the 19th April, 2005

(INCOME-TAX)

S.O. 1769.—In exercise of powers conferred by the sub-clause (v) of clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961), the Central Government hereby notifies the "Srimajjagadguru Madhwacharya Moolamahasamsthana Uttaradi Math, Dharwad" for the purpose of the said sub-clause for the assessment years 2002-2003 to 2004-2005 subject to the following conditions, namely:—

- the assessee will apply its income, or accumulate for application, wholly and exclusively to the objects for which it is established;
- (ii) the assessee will not invest or deposit its fund (other than voluntary contributions received and maintained in the form of jewellery, furniture etc.) for any period during the previous years relevant to the assessment years mentioned above otherwise than in any one or more of the forms or modes specified in sub-section (5) of Section 11;
- (iii) this notification will not apply in relation to any income being profits and gains of business, unless the business is incidental to the attainment of the objectives of the assessee and separate books of accounts are maintained in respect of such business;
- (iv) the assessee will regularly file its return of income before the Income-tax authority in accordance with the provisions of the Income-tax Act, 1961;
- (v) that in the event of dissolution, its surplus and the assets will be given to a charitable organisation with similar objectives.

[Notification No. 131/2005/F. No. 197/44/2003-ITA-I] DEEPAK GARG, Under Secy.

नई दिल्ली, 26 अप्रैल, 2005

(आयकर)

का.आ. 1770.—आयकर अधिनयम, 1961 (1961 का 43) की धारा 10 के खंड (23ग) के उप-खण्ड (iv) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्र सरकार एतद्द्वारा "तिब्तन होम्स फाऊण्डेशन, नई दिल्ली" को निर्धारण वर्ष 2004-2005 से 2006-2007 तक के लिए निम्नलिखित शर्तों के अधीन रहते हुए उक्त उपखंड के प्रयोजनार्थ अधिसूचित करती है, अर्थात्—

 (i) कर निर्धारिती अपनी आय का इस्तेमाल अथवा अपनी आय का इस्तेमाल करने के लिए उनका संचयन पूर्णतया तथा अनन्यतया उन उद्देश्यों के लिए करेगा जिनके लिए इसकी स्थापना की गई है;

- (ii) कर निर्धारिती उपर्युक्त कर निर्धारण वर्षों से संगत पूर्ववर्ती वर्षों की किसी भी अविध के दौरान धारा 11 की उपधारा (5) में विनिर्दिष्ट किसी एक अथवा एक से अधिक ढंग अथवा तरीकों से मिन्न तरीकों से उसकी निधि (जेवर-जवाहिरात, फर्नीचर आदि के रूप में प्राप्त तथा अनुरक्षित स्वैच्छिक अंशदान से भिन्न) का निवेश नहीं करेगा;
- (iii) यह अधिसूचना किसी ऐसी आय के संबंध में लागू नहीं होगी, जो कि कारोबार से प्राप्त लाभ तथा अभिलाभ हो जब तक कि ऐसा कारोबार उक्त कर निर्धारिती के उद्देश्यों की प्राप्ति के लिए लिए प्रासंगिक नहीं हो तथा ऐसे कारोबार के संबंध में अलग से लेखा-पुस्तिकाएं नहीं रखी जाती हों;
- (iv) कर निर्धारिती आय कर अधिनियम, 1961 के प्रावधानों के अनुसार अपनी आय विवरणी नियमित रूप से आय कर प्राधिकारी के समक्ष फाइल करेगा;
- (v) विघटन की स्थिति में इसकी अतिरिक्त राशियाँ और परिसम्पतियाँ समान उद्देश्यों वाले धर्मार्थ संगठन को दे दी जाएंगी।

[अधिसूचनां सं. 133/2005/फा. सं. 197/39/2005-आयकर नि.-।]

दीपक गर्ग, अवर सचिव

New Delhi, the 26th April, 2005

(INCOME-TAX)

S.O. 1770.—In exercise of powers conferred by the sub-clause (iv) of clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961), the Central Government hereby notifies the "Tibetan Homes Foundation, New Delhi" for the purpose of the said sub-clause for the assessment year 2004-2005 to 2006-2007 subject to the following conditions, namely:—

- (i) the assessee will apply its income, or accumulate for application, wholly and exclusively to the objects for which it is established and in a case where more than fifteen per cent of its income is accumulated on or after the 1st day of April, 2002, the period of the accumulation of the amount exceeding fifteen per cent of its income shall in no case exceed five years;
- (ii) the assessee will not invest or deposit its fund (other than voluntary contributions réceived and maintained in the form of jewellery, furniture etc.) for any period during the previous years relevant to the assessment years mentioned above otherwise than in any one or more of the forms or modes specified in sub-section (5) of Section 11;
- (iii) this notification will not apply in relation to any income being profits and gains of business, unless

the business is incidental to the attainment of the objectives of the assessee and separate books of accounts are maintained in respect of such business;

- (iv) the assessee will regularly file its return of income before the Income-tax authority in accordance with the provisions of the Income-tax Act, 1961;
- (v) that in the event of dissolution, its surplus and the assets will be given to a charitable organisation with similar objectives.

[Notification No. 133/2005/F. No. 197/39/2005-ITA-I] DEEPAK GARG, Under Secy.

नई दिल्ली, 29 अप्रैल, 2005

(आयकर)

का.आ. 1771.— सर्वसाधारण की जानकारी के लिए सूचित किया जाता है कि केन्द्र सरकार आयकर नियमावली, 1962 के नियम 6 के साथ पिठत आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनार्थ दिनांक 1-4-2002 से दिनांक 31-3-2005 तक के लिए संगठन विवेकानन्द इंस्टीट्यूट ऑफ बायोटेक्नॉलॉजी, (श्री रामकृष्ण आश्रम, निम्पिठ की एक शाखा इकाई) पो.ऑ. निम्पिठ आश्रम, जिला दक्षिण 24-परगना, पश्चिम बंगाल-743338 निम्नलिखित शर्तों के अधीन श्रेणी, 'विश्वविद्यालय, कालेज अधवा अन्य संस्था', जो आंशिक रूप से अनुसंधान क्रियाकलापों (तथा न की एक 'वैज्ञानिक अनुसंधान संघ जो मात्र अनुसंधान के लिए मौजूद है) में लगा हुआ है, के अन्तर्गत अनुमोदित करती है:—

- (i) अनुमोदित संगठन अपने अनुसंधान कार्यकलापों के लिए खातों का अलग रख-रखान करेगा।
- (ii) वित्त वंषों के प्रत्येक वित्त वर्ष के लिए जिसके लिए अनुमोदन दिया जा रहा है, अनुमोदित संगठन अनुसंधान कार्यकलाणें जिसके लिए इसे आयकर अधिनियम, 1961 की धारा 35 की उप-धारा (1) के अन्तर्गत अनुमोदन प्रदान किया गया है, के संबंध में अपनी लेखा परीक्षित आय तथा व्यय खाते की एक क्षेत्राधिकार वाले आयकर आयुक्त/आयकर निदेशक (छूट) को आय की विवरणी दाखिल करने की देय तिथि को अथवा उससे पहले अथवा इस अधिसूचना की तिथि से 90 दिनों के भीतर, जो भी बाद में समाप्त हो, प्रस्तुत करेगा।
- (iii) यह संगठन उपर्युक्त पैरा (ii) में उल्लिखित आय तथा व्यय खाते के साथ लेखा परीक्षक से प्राप्त एक प्रमाणेपत्र भी संलग्न करेगा:—
 - (क) वैज्ञानिक अनुसंधान, जिसके संबंध में दानकर्ता धारा 35 की उपधारा 1 के खण्ड (ii) के अन्तर्गत कटौती का दावा करने के लिए पात्र हैं, के लिए संगठन द्वारा प्राप्त धनराशि विनिर्दिष्ट करते हुए।

(জ) यह प्रमाणित करते हुए कि खर्च किया गया व्यय वैज्ञानिक अनुसंधान के लिए था।

[अधिसूचना सं. 135/2005/फा. सं. 203/77/2003-आ.क. नि.-II] निधि सिंह, अवर सचिव

New Delhi, the 29th April, 2005

(INCOME-TAX)

- S.O. 1771.—It is hereby notified for general information that the organization Vivekananda Institute of bio-technology, (a branch unit of Sri Ramkrishna Ashram, Nimpith), P.O. Nimpith Ashram, Distt. South 24-Parganas, West Bengal-743338 has been approved by the Central Govern-ment for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income Tax Act, 1961, read with rule 6 of the Income-tax Rules, 1962 for the period from 1-4-2002 to 31-3-2005 under the category, 'university, college or other institution', partly engaged in research activities (and not as a 'scienctific research association' existing solely for research) subject to the following conditions:—
 - (i) The approved organisation shall maintain separate accounts for its research activities.
 - (ii) For each of the financial years for which the approval is being given, the approved organization shall submit a copy of its audited Income and Expenditure account in respect of the research activities for which it has been approved under sub-section (1) of Section 35 of Income Tax Act, 1961 to the Commissioner of Income-tax or Director of Income-tax (Exemptions) having jurisdiction, on or before the due date of filing of return of income or within 90 days from the date of this notification, whichever expires later.
 - (iii) The approved organization shall also enclose with the Income and Expenditure account referred to in paragraph (ii) above, a certificate from the auditor:—
 - (a) specifying the amount received by the organization for scientific research in respect of which the donors are eligible to claim deduction under clause (ii) of sub-section (1) of Section 35.
 - (b) certifying that the expenditure incurred was for scientific research.

[Notification No. 135/2005/F. No. 203/77/2003-1TA-II]

NIDHI SINGH, Under Secy.

नई दिल्ली, 4 मई, 2005

(आयकर)

का.ओ. 1772.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 10 के खंड (23ग) के उप-खण्ड (iv) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए केन्द्र सरकार एतद्द्वारा ''नेशनल फेडरेशन आफ द ब्लाइंड, नई दिल्ली'' को कर-निर्धाण वर्ष 2003-2004 से 2005-2006 तक के लिए निम्नलिखित शर्तों के अधीन रहते हुए उक्त उप-खंड के प्रयोजनार्थ अधिसूचित करती है, अर्थात्:—

- (i) कर निर्धारिती अपनी आय का इस्तेमाल अथवा अपनी आय का इस्तेमाल करने के लिए उनका संचयन पूर्णतया तथा अनन्यतया उन उद्देश्यों के लिए करेगा जिनके लिए इसकी स्थापना की गई है;
- (ii) कर निर्धारिती उपर्युक्त कर निर्धारण वर्षों से संगत पूर्ववर्ती वर्षों की किसी भी अवधि के दौरान धारा 11 की उप-धारा (5) में विनिर्दिष्ट किसी एक अथवा एक से अधिक ढंग अथवा तरीकों से भिन्न तरीकों से उसकी निधि (जेवर-जवाहिरात, फर्नीचर आदि के रूप में प्राप्त तथा अनुरक्षित स्वैच्छिक अंशदान से भिन्न) का निवेश नहीं करेगा अथवा उसे जमा नहीं करवा सकेगा:
- (iii) यह अधिसूचना किसी ऐसी आय के संबंध में लागू नहीं होगी, जो कि कारोबार से प्राप्त लाभ तथा अभिलाभ हो जब तक कि ऐसा कारोबार उक्त कर निर्धारिती के उद्देश्यों की प्राप्ति के प्रासंगिक नहीं हो तथा ऐसे कारोबार के संबंध में अलग से लेखा-पुस्तिकाएं नहीं रखी जाती हों;
- (iv) कर निर्धारिती आय कर अधिनियम, 1961 के प्रावधानों के अनुसार अपनी आय विवरणी नियमित रूप से आय कर प्राधिकारी के समक्ष दाखिल करेगा;
- (v) विघटन की स्थिति में इसकी अतिरिक्त राशियाँ और परिसम्पतियाँ समान उद्देश्यों वाले धर्मार्थ संगठन को दे दी जाएंगी।

[अधिसूचना सं. 138/2005/फा. सं. 197/40/2005-आयकर नि.-[] दीपक गर्ग, अवर सचिव

New Delhi, the 4th May, 2005 (INCOME-TAX)

S.U. 1772.—In exercise of powers conferred by the sub-clause (iv) of clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961), the Central Government hereby notifies the "National Federation of the Blind, New Delhi" for the purpose of the said sub-clause for the assessment years 2003-2004 to 2005-2006 subject to the following conditions, namely:—

 the assessee will apply its income, or accumulate for application, wholly and exclusively to the objects for which it is established;

- (ii) the assessee will not invest or deposit its fund (other than voluntary contributions received and maintained in the form of jewellery, furniture etc.) for any period during the previous years relevant to the assessment years mentioned above otherwise than in any one or more of the forms or modes specified in Sub-section (5) of Section 11;
- (iii) this notification will not apply in relation to any income being profits and gains of business, unless the business is incidental to the attainment of the objectives of the assessee and separate books of account are maintained in respect of such business;
- (iv) the assessee will regularly file its return of income before the Income-tax authority in accordance with the provisions of the Income-tax Act, 1961;
- (v) that in the event of dissolution, its surplus and the assets will be given to a charitable organisation with similar objectives.

[Notification No. 138/2005/F. No. 197/40/2005-ITA-I] DEEPAK GARG, Under Secy.

र्च्ह दिल्ली, 4 **मई**, 2005 (**आयकर**)

का.आ. 1773. — आयकर अधिनियम, 1961 (1961 का 43) की धारा 10 के खंड (23ग) के उप-खण्ड (iv) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए केन्द्र सरकार एतद्द्वारा ''पापुलेशन फाउण्डेशन ऑफ इंडिया, बी-28, कुतुब इंस्टिट्यूशनल एरिया, नई दिल्ली'' को कर-निर्धारण वर्ष 2005-2006 से 2007-2008 तक के लिए निम्नलिखित शर्तों के अधीन रहते हुए उक्त उप-खंड के प्रयोजनार्थ अधिसूचित करती है, अर्थात्:—

- (i) कर निर्धारिती अपनी आय का इस्तेमाल अथवा अपनी आय का इस्तेमाल करने के लिए उनका संचयन पूर्णतया तथा अनन्यतया उन उद्देश्यों के लिए करेगा जिनके लिए इसकी स्थापना की गई है;
- (ii) कर निर्धारिती उपर्युक्त कर निर्धारण वर्षों से संगत पूर्ववर्ती वर्षों की किसी भी अवधि के दौरान धारा 11 की उप-धारा (5) में विनिर्दिष्ट किसी एक अथवा एक से अधिक ढंग अथवा तरीकों से भिन्न तरीकों से उसकी निधि (जेवर-जवाहिरात, फर्नीचर आदि के रूप में प्राप्त तथा अनुरक्षित स्वैच्छिक अंशदान से भिन्न) का निवेश नहीं करेगा अथवा उसे जमा नहीं करवा सकेगा;
- (iii) यह अधिसूचना किसी ऐसी आय के संबंध में लागू नहीं होगी, जो कि कारोबार से प्राप्त लाभ तथा अभिलाभ हो जब तक कि ऐसा कारोबार उक्त कर निर्धारिती के उद्देश्यों की प्राप्ति के प्रासंगिक नहीं हो तथा ऐसे कारोबार के संबंध में अलग से लेखा-पस्तिकाएं नहीं रखी जाती हों:

- (iv) कर निर्धारिती आय कर अधिनियम, 1961 के प्रावधानों के अनुसार अपनी आय विवरणी नियमित रूप से आय कर प्राधिकारी के समक्ष दाखिल करेगा;
- (v) विघटन की स्थिति में इसकी अतिरिक्त राशियाँ और परिसम्पतियाँ समान उद्देश्यों वाले धर्मार्थ संगठन को दे दी जाएंगी।

[अधिसूचना सं. 139/2005/फा. सं. 197/31/2005-आयकर नि.-]] दीपक गर्ग, अवर सचिव

New Delhi, the 4th May, 2005

(INCOME-TAX)

S.O. 1773.—In exercise of powers conferred by the sub-clause (iv) of clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961), the Central Government hereby notifies the "Population Foundation of India, B-28, Qutub Institutional Area, New Delhi" for the purpose of the said sub-clause for the assessment years 2005-2006 to 2007-2008 subject to the following conditions, namely:—

- (i) the assessee will apply its income, or accumulate for application, wholly and exclusively to the objects for which it is established;
- (ii) the assessee will not invest or deposit its fund (other than voluntary contributions received and maintained in the form of jewellery, furniture etc.) for any period during the previous years relevant to the assessment years mentioned above otherwise than in any one or more of the forms or modes specified in Sub-section (5) of Section 11;
- (iii) this notification will not apply in relation to any income being profits and gains of business, unless the business is incidental to the attainment of the objectives of the assessee and separate books of account are maintained in respect of such business;
- (iv) the assessee will regularly file its return of income before the Income-tax authority in accordance with the provisions of the Income-tax Act, 1961;
- (v) that in the event of dissolution, its surplus and the assets will be given to a charitable organisation with similar objectives.

[Notification No. 139/2005/F.No. 197/31/2005-ITA-1]

DEEPAK GARG, Under Secy.

नई दिल्ली, 5 मई, 2005

(आयकर)

का.आ. 1774. — सर्वसाधारण की जानकारी के लिए एतद्द्वारा य ह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उप-धारा (1) के खण्ड (ii) के प्रयोजनार्थ विश्वविद्यालय, कॉलेज अथवा अन्य संस्था की श्रेणी के अन्तर्गत दिनांक 1-4-2004 से दिनांक 31-3-2007 तक की अविध के लिए हैदराबाद आई रिसर्च फाउण्डेशन, एल. वी. प्रसाद आई इंस्टीट्यूट, एल. वी. प्रसाद मार्ग, बंजारा हिल्स, हैदराबाद-500034 जो अंशत: अनुसंधान कार्य-कलापों में कार्यरत है, (और न कि अनुसंधान मात्र के लिए मौजूद 'वैज्ञानिक अनुसंधान संघ' रूप में है), को निम्नलिखित शर्तों के अधीन अनुमोदित किया जाता है:—

- (i) अनुमोदित संगठन अपने अनुसंधान कार्य-कलापों के लिए अलग खाते रखेगा।
- (ii) वित्तीय वर्षों के प्रत्येक वित्त वर्ष के लिए जिसके लिए अनुमोदन प्रदान किया जा रहा है, अनुमोदित संगठन अनुसंधान कार्य-कलापों के संबंध में लेखा परीक्षित आय एवं व्यय खाते की एक प्रति इसके क्षेत्राधिकार वाले आयकर आयुक्त/आयकर निदेशक (छूट) को आयकर विवरणी दाखिल करने की नियत तारीख को अथवा उससे पहले अथवा इस अधिसूचना की तारीख से 90 दिनों के भीतर, जो भी समाप्त हो, प्रस्तुत करेगा। जिसके लिए इसे आयकर अधिनियम, 1961 की धारा 35 की उप-धारा (i) के अन्तर्गत अनुमोदन प्रदान किया गया है।
- (iii) यह संगठन उपर्युक्त पैरा (ii) में उल्लिखित आय तथा व्यय खाते के साथ लेखा परीक्षक से प्राप्त एक प्रमाणपत्र भी संलग्न करेगा:—
 - (क) जिसमें संगठन द्वारा वैज्ञानिक अनुसंधान के लिए प्राप्त की गई उस राशि का उल्लेख किया गया हो, जिसके लिए दानकर्ता धारा 35 (1) (ii) के अन्तर्गत कटौती का दावा करने के लिए पात्र हैं।
 - (ख) जिसमें यह प्रमाणित किया गया हो कि किया गया व्यय वैज्ञानिक अनुसंधान के लिए ही था।

[अधिसूचना सं. 140/2005/फा. सं. 203/6/2005-आ.क. नि.-।।]

रेनू जौहरी, निदेशक

New Delhi, the 5th May, 2005

(INCOME-TAX)

S.O. 1774.—It is hereby notified for general information that the organization Hyderabad Eye Research Foundation, L. V. Prasad Eye Institute, L. V. Prasad Marg, Banjara Hills, Hyderabad-500034 has been approved by the Central Government for the purposes of clause (ii) of Sub-section (1) of Section 35 of the Income-tax Act, 1961, read with rule 6 of the Income-tax Rules, 1962 for the period from 1-4-2004 to 31-3-2007 under the category, 'university, college or other institution', partly engaged in research activities (and not as a 'Scientific Research Association'

existing solely for research) subject to the following conditions:—

- The approved organisation shall maintain separate accounts for its research activities.
- (ii) For each of the financial years for which the approval is being given, the approved organization shall submit a copy of its audited Income and Expenditure account in respect of the research activities for which it has been approved under Sub-section (1) of Section 35 of Income-tax Act, 1961 to the Commissioner of Income-tax or Director of Income-tax (Exemptions) having jurisdiction, on or before the due date of filing of return of income or within 90 days from the date of this notification, whichever expires later.
- (iii) The approved organization shall also enclose with the Income and Expenditure account referred to in paragraph (ii) above, a certificate from the auditor:—
 - (a) specifying the amount received by the organization for scientific research in respect of which the donors are eligible to claim deduction under clause (ii) of Sub-section (1) of Section 35.
 - (b) Certifying that the expenditure incurred was for scientific research.

[Notification No. 140/2005/F.No. 203/6/2005-ITA-II] RENU JAUHARI, Director

(आर्थिक कार्य विभाग)

(बैंकिंग प्रभाग)

नई दिल्ली. 2 मई. 2005

का.आ. 1775.—सरकारी स्थान (अप्राधिकृत अधिभोगियों की बेदखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा निम्नांकित सारणी के कालम (1) में उल्लिखित अधिकारी, जो सरकार के राजपत्रित अधिकारी के समकक्ष स्तर का अधिकारी है, को उक्त अधिनियम के उद्देश्यों के लिए प्रदत्त शिक्तयों का प्रयोग करने और उक्त सारणी के कालम (2) में विनिर्दिष्ट सरकारी परिसरों के संबंध में इस अधिनियम द्वारा या इसके अंतर्गत सम्पदा अधिकारी को सौंपे गए कर्तव्यों को पूरा करने के लिए सम्पदा अधिकारी के रूप में नियुक्त करती है:

सारणी

अधिकारी का पद नाम	स्थानीय इकाई/क्षेत्राधिकार
1	2
मुख्य प्रबन्धक (विधि),	स्टेट बैंक आफ सौराष्ट्र का या उसके द्वारा
स्टेट बैंक आफ सौराष्ट्र,	या उसकी ओर से पट्टे पर लिए गए या
आंचलिक कार्यालय,	अधिगृहीत किए गए भारत में अवस्थित
अहमदाबाद।	परिसर।

[फा. सं. 15/4/97-बीओए] डी. पी. भारद्वाज, अवर सचिव

(Department of Economic Affairs) (Banking Division)

New Delhi, the 2nd May, 2005

S.O. 1775.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), the Central Government hereby appoints the officer mentioned in column (1) of the Table below, being an officer equivalent in rank to a gazetted officer of the Government, to be Estate Officer for the purposes of the said Act to exercise the powers conferred and perform the duties imposed on the Estate Officer by or under the said Act in respect of the public premises specified in column (2) of the said Table, namely:

TABLE

	•• ====
Designation of the Officer	Local Unit/Jurisdiction
1	2
Chief Manager (Law), State Bank of Saurashtra, Zonal Office, Ahmedabad.	Premises belonging to or taken on lease or requisition by or on behalf of the State Bank of Saurashtra at any place in India.
•	[F. No. 15/4/97-BOA] D.P. BHARDWAJ, Under Secy.

संचार और सूचना प्रौद्योगिकी मंत्रालय

(दूरसंचार विभाग)

(राजभाषा अनुभाग)

नई दिल्ली, 5 मई, 2005

का.आ. 1776.—केन्द्रीय सरकार, राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम, 1976 (यथा संशोधित, 1987) के नियम 10 (4) के अनुसरण में संचार और सूचना प्रौद्योगिकी मंत्रालय, दूरसंचार विभाग के प्रशासनिक नियंत्रणाधीन निम्नलिखित कार्यालयों की, जिसमें 80 प्रतिशत से अधिक कर्मचारियों ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, एतद्द्वारा अधिस्चित करती है:—

मुख्य महाप्रबंधक दूरसंचार, भारत संचार निगम लिमिटेड, कर्नाटक परिमण्डल, बेंगलूर-560008

- महाप्रबंधक दूरसंचार जिल्ला, शिवमोग्गा
- 2. मंडल अभियंता ग्रामीण, शिवमोग्गा-
- 3. मंडल अभियंता प्रतिष्ठापन, शिवमोग्गा
- 4. मंडल अभियंता सतर्कता, शिवमोग्गा

- 5. मंडल अभियंता तार, शिक्मीगा
- उप मंडल अभियंता ट्रंक्स, शिवमोग्गा
- 7. उप मंडल अभियंता फोन, शिवमीग्गा
- 8. उप मंडल अभियंता ओ सी बी, शिवमोग्गा
- 9. उप मंडल अभियंता, ई 10बी, शिवमोग्गा
- 10. तार घर, शिवमोग्गा
- 11. मंडल अभियंता ग्रामीण, भद्रावती
- 12. उप मंडल अधकारी तार, भद्रवती
- 13. मंडल अभियंता, सागर
- 14. उप मंडल अधिकारी तार, सागर

[सं. ई-11016/1/2004-रा.भा.] हरीश चन्द्र जयाल, संयुक्त सचिव

MINISTRY OF COMMUNICATIONS AND INFORMATION TECHNOLOGY

(Department of Telecommunications)

(O. L. Section)

New Delhi, the 5th May, 2005

S. O. 1776.—In pursuance of Rule 10(4) of the Official Language (Use for official purpose of the Union) Rules, 1976 (as amended 1987), the Central Government hereby notifies the following Offices under the administrative control of the Ministry of Communications and Information Technology, Department of Telecommunications where of more than 80% of staff have acquired working knowledge of Hindi:—

Chief General Manager Telecom, BSNL, Karnataka Circle, Bangalore-560008

- 1. General Manager, Telecom. Distt. Shivmoga
- 2. Divisional Engineer, Rural, Shivmoga
- 3. Divisional Engineer, Establishment, Shivmoga
- 4. Divisional Engineer, Vigilance, Shivmoga
- 5. Divisional Engineer, Telegraph, Shivmoga
- 6. Sub Divisional Engineer, Trunks, Shivmoga
- 7. Sub Divisional Officer, Phone, Shivmoga
- 8. Sub Divisional Engineer, OCB, Shivmoga
- 9. Sub Divisional Engineer, E 10 B, Shivmoga
- 10. Telegraph Office, Shivmoga
- 11. Divisional Engineer, Rural, Bhadravati

- 12. Sub Divisional Officer Telegraph, Bhadravati
- 13. Divisional Engineer, Sagar
- 14. Sub Divisional Officer, Sagar.

[No. E. 11016/1/2004 (O.L.)] HARISH CHANDRA JAYAL, Jt. Secy.

स्वास्थ्य और परिवार कल्याण मंत्रालय

(स्वास्थ्य विभाग)

(पी.एम.एस. अनुभाग)

नई दिल्ली, 10 मई, 2005

का.आ. 1777.—दंत चिकित्सक अधिनियम, 1948 (1948 का 16) की धारा 10 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय दन्त चिकित्सा परिषद् से परामर्श करने के बाद, एतद्द्वारा उक्त अधिनियम की अनुसूची के भाग-। में निम्नलिखित संशोधन करती है; नामत:—

अनुसूची के भाग-I में क्रम संख्या 62 और उससे संबंधित प्रविष्टियों के पश्चात् निम्नलिखित प्रविष्टियां जोड़ी जाएंगी, नामत:

63. कश्मीर 1. गवर्नमेंट डेंटल कालेज एंड बीडीएस विश्वविद्यालयं, हास्मिटल, श्रीनगर (श्रीनगर) श्रीनगर (i) बैचलर आफ डेंटल सर्जरी (यदि 26 एवं 27 नवम्बर, 1990 को अथवा इसके बाद दी गई हो)।

[सं. वी-12018/2/2005-पी एम एस]

ए. के. सिंह, अवर सचिव

MINISTRY OF HEALTH AND FAMILY WELFARE

(Department of Health)
(P.M.S. Section)

New Delhi, the 10th May, 2005

S. O. 1777.—In exercise of the powers conferred by sub-section (2) of Section 10 of the Dentists Act, 1948 (16 of 1948), the Central Government, after consultation with Dental Council of India, hereby makes the following amendments in Part-1 of the Schedule to the said Act, namely:—

In Part-1 of the Schedule, after Serial No. 62, and the entries relating thereto, the following Serial Number and entries shall be added, namely:—

63. Kashmir 1. Government Dental BDS
University, College and Hospital, (Srinagar)
Srinagar (i) Bachelor of Dental
Surgery (When granted
on or after 26th and 27th
November, 1990)

[No. V-12018/2/2005-PMS]

A. K. SINGH, Under Secy.

उपभोक्ता मामले, खाद्य और सार्वजनिक वितरण मंत्रालय

(उपभोक्ता मामले विभाग)

नई दिल्ली, 14 अप्रैल, 2005

का.आ. 1778.— केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात्, यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आंकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अत:, अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (7) और (8) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, मैसर्स मेट्रो इलेक्ट्रानिक वेईंग इंडस्ट्रीज #7-11-3, #7-11-4, टी एस पी स्ट्रीट, महंतीपुरम, विजयवाड़ा-520001, आंध्र प्रदेश द्वारा विनिर्मित उच्च यथार्थता वर्ग (यथार्थता वर्ग-II) वाले ''एम आई जे'' शृंखला के अंकक सूचन सिहत, अस्वचालित तोलन उपकरण (टेबलटाप प्रकार) के मॉडल का, जिसके ब्रांड का नाम ''मेट्रो'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2003/532 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृति मापी गेज प्रकार का भार सेल आधारित (टेबलटाप प्रकार) अस्वचालित तोलन उपकरण है। इसकी अधिकतम क्षमता 30 ग्रा. और न्यूनतम क्षमता 200 मि.ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 10 मि. ग्रा. है। इसमें एक आद्येयतुलन युक्ति है जिसका शत प्रतिशत व्यकलनात्मक धारित आद्येयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट, 50 हट्जी प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त, कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए सीलबंद भी किया जाएगा।

और. केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है, विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 1 मि. ग्रा. या उससे अधिक के ''ई'' मान के लिए 100 से 50,000 तक की रेंज में सत्यापन मापमान (एन) अंतराल सहित 50 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1 × 10[‡], 2 × 10[‡] या 5 × 10[‡], के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा. सं. डब्ल्यू. एम.-21(52)/2003]

पी. ए. कृष्णामूर्ति, निदेशक, विधिक, माप विज्ञान

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

(Department of Consumer Affairs)

New Delhi, the 14th April, 2005

S.O. 1778.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (1) and (8) of Section 36 of the said Act, the Central Government hereby publishes the certificate of approval of non-automatic (Table top type) weighing instrument with digital indication of "MIJ" series of high accuracy (accuracy class-II) and with brand name "METRO" (herein referred to as the said Model), manufactured by M/s Metro Electronic Weighing Industries # 7-11-3, # 7-11-4, T.S.P. Street, Mahanthipuram, Vijaywada-520001, Andhra Pradesh and which is assigned the approval mark IND/09/2003/532:



The said Model is a strain gauge type load cell based non-automatic weighing instrument (Table top type) with a maximum capacity of 300g and minimum capacity of 200mg. The verification scale interval (e) is 10mg. It has a tare device with a 100 per cent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instruments operates on 230V, 50Hz alternative current power supply.

In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

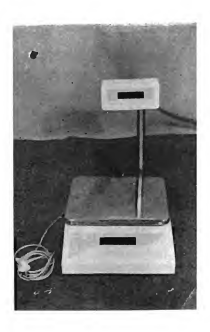
Further, in exercise of the powers conferred by Sub-section (12) of Section 36, of the said Act, the Central Government hereby declares that this certificate of approval of the model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity up to 50 kg with verification scale interval (n) in the range of 100 to 50000 for 'e' value of 1 mg or more and with 'e' value of $1 \times 10^{\text{k}}$, $2 \times 10^{\text{k}}$ or $5 \times 10^{\text{k}}$, k being a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the approved Model has been manufactured.

[F. No. WM-21(52)/2003]

नई दिल्ली, 14 अप्रैल, 2005

का.आ. 1779.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात्, यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः, अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, मैसर्स मेट्रो इलेक्ट्रानिक वेईंग इंडस्ट्रीज #7-11-3, #7-11-4, टी एस पी स्ट्रीट, महंतीपुरम, विजयवाड़ा-520001, आंध्र प्रदेश द्वारा विनिर्मित मध्यम यथार्थता वर्ग (यथार्थता वर्ग-II) वाले ''एम आई टी'' शृंखला के अंकक सूचन सहित, अस्वचालित तोलन उपकरण (टेबलटॉप प्रकार) के मॉडल का, जिसके ब्रांड का नाम ''मेट्रो'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2003/533 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है;



उक्त मॉडल एक विकृति मापी गेज प्रकार का भार सेल आधारित (टेबलटॉप प्रकार) अस्वचालित तोलन उपकरण है। इसकी अधिकतम क्षमता 30 कि. ग्रा. और न्यूनतम क्षमता 100 ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 5 ग्रा. है। इसमें एक आद्येयतुलन युक्ति है जिसका शत प्रतिशत व्यकलनात्मक धारित आद्येयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोल्न परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट, 50 हर्ज़ प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त, कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए सीलबंद भी किया जाएगा ।

और, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि. ग्रा. या उससे अधिक के ''ई'' मान के लिए 100 से 10,000 तक की रेंज में मापमान (एन) अंतराल सिहत 50 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1 × 10[‡], 2 × 10[‡] या 5 × 10[‡], के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा.सं. डब्ल्यु. एम.-21(52)/2003]

पी. ए. कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 14th April, 2005

S.O. 1779.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby publishes the certificate of approval of non-automatic (Table top type) weighing instrument with digital indication of "MIT" series of medium accuracy (accuracy class-III) and with brand name "METRO" (herein referred to as the said Model), manufactured by M/s Metro Electronic Weighing Industries # 7-11-3, # 7-11-4, T.S.P. Street, Mahanthipuram, Vijaywada-520001, Andhra Pradesh and which is assigned the approval mark IND/09/2003/533;



The said Model is a strain gauge type load cell based non-automatic weighing instrument (Table top type) with a maximum capacity of 30kg and minimum capacity of 100g. The verification scale interval (e) is 5g. It has a tare device with a 100 per cent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instruments operates on 230V, 50Hz alternative current power supply.

In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

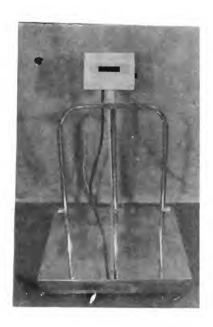
Further, in exercise of the powers conferred by Sub-section (12) of Section 36, of the said Act, the Central Government hereby declares that this certificate of approval of the model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity upto 50kg with verification scale interval (n) in the range of 100 to 10,000 for 'c' value of 100mg or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , k being a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the approved Model has been manufactured.

[F. No. WM-21(52)/2003]

नई दिल्ली, 14 अप्रैल, 2005

का.आ. 1780.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात्, यह समाधान हो गया है कि उक्त रिपोर्ट में विणेत मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए मैसर्स मेट्रो इलेक्ट्रानिक वेईंग इंडस्ट्रीज #7-11-3, #7-11-4, टी एस पी स्ट्रीट, महंतीपुरम, विजयवाड़ा-520001 आंध्र प्रदेश द्वारा विनिर्मित उच्च यथार्थता वर्ग (यथार्थता वर्ग-II) वाले ''एम आई पी'' शृंखला के अंकक सूचन सिहत, अस्वचालित तोलन उपकरण (प्लेटफार्म प्रकार) के मॉडल का, जिसके ब्रांड का नाम ''मेट्रो'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2003/534 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृति मापी गेज प्रकार का भार सेल आधारित (प्लेटफार्म प्रकार) अस्वचालित तोलन उपकरण है। इसकी अधिकतम क्षमता 60 कि. ग्रा. और न्यूनतम क्षमता 250 ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 5 ग्रा. है। इसमें एक आद्येयतुलन युक्ति है जिसका शत प्रतिशत व्यकलनात्मक धारित आद्येयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट, 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टॉम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त, कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए सीलबंद भी किया जाएगा।

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त माँउल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि. ग्रा. या उससे अधिक के ''ई'' मान के लिए 5,000 से 50,000 तक की रेंज में मापमान (एन) अंतराल सिहत 50 कि.ग्रा. से ऊपर और 300 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1 × 10[‡], 2 × 10[‡] या 5 × 10[‡], के हैं, जो धनात्मक या ऋणात्मक पूर्णीक या शून्य के समतुल्य हैं।

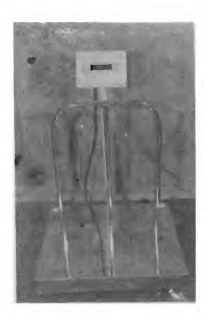
[फा.सं. डब्ल्यू. एम.-21(52)/2003]

पी. ए. कृष्णामृति, निदेशक, विधिक माप विज्ञान

New Delhi, the 14th April, 2005

S.O. 1780.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby publishes the certificate of approval of non-automatic (Platform type) weighing instrument with digital indication of "MIP" series of high accuracy (accuracy class-II) and with brand name "METRO" (herein referred to as the said Model), manufactured by M/s. Metro Electronic Weighing Industries # 7-11-3, # 7-11-4, T.S.P. Street, Mahanthipuram, Vijaywada-520001, Andhra Pradesh and which is assigned the approval mark IND/09/2003/534;



The said Model is a strain gauge type load cell based non-automatic weighing instrument (Platform type) with a maximum capacity of 60 kg and minimum capacity of 250g. The verification scale interval (e) is 5g. It has a tare device with a 100 per cent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instruments operates on 230 V, 50 Hz alternative current power supply.

In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

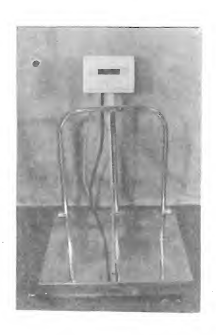
Further, in exercise of the powers conferred by sub-section (12) of Section 36, of the said Act, the Central Government hereby declares that this certificate of approval of the Model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 50 kg and upto 300 kg with verification scale interval (n) in the range of 5,000 to 50,000 for 'e' value of 100 mg or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , k being a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the approved Model has been manufactured.

[F. No. WM-21(52)/2003]

नई दिल्ली, 14 अप्रैल, 2005

का.आ. 1781.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात्, यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मेसर्स मेट्रो इलेक्ट्रानिक वेईंग इंडस्ट्रीज #7-11-3, #7-11-4, टी एस पी स्ट्रीट, महंतीपुरम, विजयवाड़ा-520001 आंध्र प्रदेश द्वारा विनिर्मित मध्यम यथार्थता वर्ग (यथार्थता वर्ग-III) वाले ''एम आई पी'' शृंखला के अंकक सूचन सहित, अस्ववालित तोलन उपकरण (प्लेटफार्म प्रकार) के मॉडल का, जिसके ब्रांड का नाम ''मेट्रो'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डो/09/2003/535 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृति मापी गेज प्रकार का भार सेल आधारित (प्लेटफार्म प्रकार) अस्वचालित तोलन उपकरण है। इसकी अधिकतम क्षमता 500 कि. ग्रा. और न्यूनतम क्षमता 2 कि. ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 100 ग्रा. है। इसमें एक आद्येयतुलन युक्ति है जिसका शत प्रतिशत व्यकलनात्मक धारित आद्येयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट, 50 हर्ज़ प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त, कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए सीलबंद भी किया जाएगा ।

और केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उससे अधिक के "ई" मान के लिए 500 से 10,000 तक की रेंज में मापमान (एन) अंतराल सिहत 50 कि.ग्रा. से ऊपर और 1000 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और "ई" मान 1 × 10*, 2 × 10* या 5 × 10*, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समत्त्व हैं।

[फा.सं. डब्ल्यू. एम.-21(52)/2003]

पी. ए. कृष्णामृति, निदेशक, विधिक माप विज्ञान

New Delhi, the 14th April, 2005

S.O. 1781.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby publishes the certificate of approval of non-automatic (Platform type) weighing instrument with digital indication of "MIP" series of medium accuracy (accuracy class-III) and with brand name "METRO" (herein referred to as the said Model), manufactured by M/s. Metro Electronic Weighing Industries # 7-11-3, # 7-11-4, T.S.P. Street, Mahnathipuram, Vijaywada-520001, Andhra Pradesh and which is assigned the approval mark IND/09/2003/535;



The said Model is a strain gauge type load cell based non-automatic weighing instrument (Platform type) with a maximum capacity of 500 kg and minimum capacity of 2 kg. The verification scale interval (e) is 100g. It has a tare device with a 100 per cent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instruments operates on 230V, 50Hz alternative current power supply.

In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by sub-section (12) of Section 36, of the said Act, the Central Government hereby declares that this certificate of approval of the Model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 50 kg and upto 1000 kg with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5 g or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , k being a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the approved Model has been manufactured.

[F. No. WM-21(52)/2003]

नई दिल्ली, 14 अप्रैल, 2005

का.आ. 1782.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के परचात्, यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त भॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए मैसर्ज मेट्रो प्रेंटे प्रेंक्ट्रों प्रदेश द्वारा विनिर्मित मध्यम यथार्थता वर्ग (यथार्थता वर्ग-III) वाले ''एम आई सी'' शृंखला के अंकक सूचन सिहत, अस्वचालित तोलन उपकरण (प्लेटफार्म के लिए संपरिवर्तन िकट) के माडल का, जिसके ब्रांड का नाम ''मेट्रो'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2003/536 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृति मापी गेज प्रकार का भार सेल आधारित (प्लेटफार्म के लिए संपरिवर्तन किट) अस्वचालित तोलन उपकरण है। इसकी अधिकतम क्षमता 300 कि. ग्रा. और न्यूनतम क्षमता 2 कि. ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 100 ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत प्रतिशत व्यकलनात्मक धारित आधेयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट, 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टैम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त, कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए सीलबंद भी किया जाएगा ।

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित माडल विनिर्मित किया गया है, विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उससे अधिक के ''ई'' मान के लिए 500 से 10,000 तक की रेंज में मापमान (एन) अंतराल सहित 50 कि.ग्रा. से ऊपर और 1000 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1 × 10क, 2 × 10क, वा 5 × 10क, के हैं, 'के' जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा. सं. डब्ल्यू. एम.-21(52)/2003]

पी. ए. कृष्णाम्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 14th April, 2005

S.O. 1782.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-section (7) of Section 36 of the said Act, the Central Government hereby publishes the certificate of approval of non-automatic (Conversion Kit for Platform Machine) weighing instrument with digital indication of "MIC" series of medium accuracy (accuracy class-III) and with brand name "METRO" (herein referred to as the said Model), manufactured by M/s. Metro Electronic Weighing Industries # 7-11-3, # 7-11-4, T.S.P. Street, Mahanthipuram, Vijaywada-520001, Andhra Pradesh and which is assigned the approval mark IND/09/2003/536;



The said Model is a strain gauge type load cell based non-automatic weighing instrument (Conversion Kit for Platform Machine) with a maximum capacity of 300kg and minimum capacity of 2kg. The verification scale interval (e) is 100g. It has a tare device with a 100 per cent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instruments operates on 230V, 50Hz alternative current power supply.

In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by sub-section (12) of Section 36, of the said Act, the Central Government hereby declares that this certificate of approval of the model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 50kg and upto 1000 kg with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of $1 \times 10^{\text{k}}$, $2 \times 10^{\text{k}}$ or $5 \times 10^{\text{k}}$, k being a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the approved model has been manufactured.

[F. No. WM-21(52)/2003]

नई दिल्ली, 26 अप्रैल, 2005

का.आ. 1783.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अवधि में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, मैसर्स राशी इंजीनियरिंग वर्क्स, पी. ओ. बाक्स सं० 1537, बाई पास रोड, उक्कादम, कोयम्बतूर-641001 द्वारा विनिर्मित मध्यम यथार्थता वर्ग (यथार्थता वर्ग-III) वाले ''आर डी-पी डब्ल्यू'' शृंखला के अंकक सूचन सिंहत, अस्वचालित तोलन उपकरण (व्यक्ति तोलन मशीन-सिक्क प्रचालित) के मॉडल का, जिसके ब्रांड का नाम ''राशी-डिगी'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2004/364 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र जारी और प्रकाशित करती है।

उक्त मॉडल विकृति (स्ट्रेन) गेज प्रकार का भार सेल आधारित तोलन उपकरण है। इसकी अधिकतम क्षमता 150 कि.ग्रा. और न्यूनतम क्षमता 1 कि.ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 50 ग्रा. है। उपकरण 230 वोल्ट, 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।



स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त, कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए सीलबंद भी किया जाएगा ।

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है, विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उससे अधिक के ''ई'' मान के लिए 500 से 10,000 तक की रेंज में मापमान (एन) अंतराल सहित 100 कि.ग्रा. से 200 कि. ग्रा. तक की रेंज तक की अधिकतम क्षमता वाले हैं और ''ई''मान 1 × 10^क, 2 × 10^क या 5 × 10^क, के हैं, 'के' जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा.सं. डब्ल्यू. एम.-21(55)/2004]

पी. ए. कृष्णाम्तिं, निदेशक, विधिक माप विज्ञान

New Delhi, the 26th April, 2005

S.O. 1783.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of model of non-automatic weighing instrument with digital indication (Person weighing machine-coin operated) of medium accuracy (Accuracy class-III) belonging to 'RD-PW' series with brand name "RASI-DIGI" (hereinafter referred to as the said model), manufactured by M/s Rasi Engineering Works, P.O. Box No. 15,37, By Pass Road, Ukkadam, Coimbatore-641001 and which is assigned the approval mark IND/09/2003/364;

The said model (see the figure given) is a strain gauge type load cell based weighing instrument with the maximum capacity of 150 kg and minimum capacity of 1kg. The verification scale interval (e) is 50g. The light emitting diode (LED) display indicates the weighing result. It operates on 230V, and 50Hz alternate current power supply.



In addition to sealing the stamping plate, machine shall also be sealed to prevent its opening for fraudulent practices.

Further, in exercise of the powers conferred by sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity in the range of 100 kg to 200 kg with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , k being a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

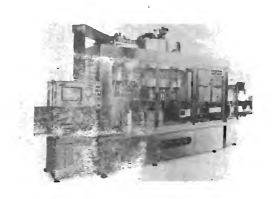
[F. No. WM-21(55)/2004]

नई दिल्ली, 26 अप्रैल, 2005

का आ. 1784.— केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात्, यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और गाप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपवंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की शारा 36 की उप-धारा (7) और उप-धारा (8) द्राग प्रदत्त शक्तियों का प्रयोग करते हुए मेंसर्स ओ सी एम ई, एस आर आई, वाया डेल पोपोलो 20/ए, 43100, परमा, इटली द्वारा विनिर्मित और भारत में मैसर्स फ्रूड इंजीनियरिंग सर्विम, 42, स्वास्तिक प्लाजा, प्रथम तल, जी वी पी डी स्कीम, कला निकेतन से अगला, मुम्बई-400049 द्वारा विपणित ''लिब्रा'' शृंखला के स्वतःसूचक स्वचालित अंकक सूचन सहित घुमण भार भरण के मॉडल का, जिसके ब्राण्ड का नाम ''लिब्रा आर 5'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2004/424 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है।

उक्त मॉडल (नीचे दी गई आकृति देखें) स्वचालित इन लाइन भार भरण (धुमण भार भरण) मशीन है। <mark>इसकी अधिकतम क्षमता</mark> 5 लिटर है और न्यूनतम क्षमता 250 मि. लिटर है। यह ल्यूब तेल, खाद्य तेल, डिटरजेंट, रसायनों और अन्य द्रय उत्पादों को भरने **के लिए डि**जाइन की गई है।



स्टाम्मिंग पोट को सील करने के अतिरिक्त, कपटपूर्ण व्यवहारों के लिए खोले जाने से रोकने के लिए भी सीलबंद किया जाएगा।

आँर केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए यह घोषणा करती हैं कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री सं, जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 250 मि.लि. में 30 लिटर तक की रेंज की क्षमता वाले हैं।

[फा.सं. डब्ल्यू. एम.-21(9)/2002]

पी. ए. कृष्णामृतिं, निदेशक, विधिक माप विज्ञान

New Delhi, the 26th April, 2005

S.O. 1784.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of self indicating, Automatic Inline Weight Filler Machine (Rotatory Weigh Filler) of "LIBRA" series with brand name "LIBRA R5" (herein referred to as the said model), manufactured by M/s. OCME S. r. l., Via del Popolo 20/A, 43100, Parma, Italy and marketed in India by M/s. Food Engineering Services, 42, Swastic Plaza, 1st Floor, JVPD Scheme, Next to Kala Niketan, Mumbai-400 049 and which is assigned the approval mark IND/09/2004/424;

The said model is an Automatic Inline Weight Filler Machine (Rotatory Weight Filler) with a maximum capacity 5 litre and minimum capacity 250 ml. It is designed to fill lube oil, edibie oil, detergents, chemicals and other liquid products.



In addition to sealing the stamping plate, sealing is also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by Sub-section (12) of Section 36, of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, and performance of same series with capacity in the range of 250 ml to 30 litre manufactured by the same manufacturer in accordance with the same principle, design, accuracy and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21(9)/2002]

नई दिल्ली. 26 अप्रैल, 2005

का.आ. 1785.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात्, यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आंकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स एफ एस टी इलैक्ट्रोनिक्स, प्रथम तल, प्लाट नं. 64, इन्डस्ट्रीयल फोकल पाइंट, फेस IX, मोहाली, जिला-रोपड, पंजाब द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-III) वाले ''बी डब्ल्यू'' शृंखला के अंकक सूचन सहित अस्वचालिक तोलन उपकरण (व्यक्ति तोलन मापकार प्रकार) के मॉडल का, जिसके ब्राण्ड का नाम ''एवरराइट'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2004/406 समनुदेशित किया गया है, अनुमोदन प्रमाणपत्र जारी और प्रकाशित करती है।

उक्त मॉडल (नीचे दी गई आकृति देखें) एक अपरूपण तुलादण्ड प्रकार का भार सेल आधारित तोलन उपकरण है। इसकी अधिकतम क्षमता 150 कि.ग्रा. है और न्यूनतम क्षमता 2 कि. ग्रा. है। सत्यापन मापमान अन्तराल (ई) 100 ग्रा. है। इसमें एक आद्येयतुलन युक्ति है जिसका शत प्रतिशत व्यकलनात्मक धारित आद्येयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।



रूणियम प्लेट को सील करने के अतिरिक्त, मशीन को कपटपूर्ण व्यवहारों के लिए खोले जाने से रोकने के लिए भी सीलबंद किया जाएगा।

ाँर केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से, जिससे उक्त अनुमोदित मॉडल विनिर्माण किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उससे अधिक के ''ई'' मान के लिए 500 से 10000 तक की रेंज में सत्यापन मापमान अंतराल (एन) सिंहत 100 किलोग्राम से अधिक और 200 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1 × 10^क, 2 × 10^{के} या 5 × 10^{के}, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फ़ा.सं. डब्ल्यू. एम.-21(148)/2002]

पी. ए. कृष्णामुर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 26th April, 2005

S.O. 1785.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions.

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of nonautomatic weighing instrument with digital indication (Person weighing scale) of "BW" series of medium accuracy (Accuracy class III) and with brand name "Ever Right" (hereinafter referred to as the said model), manufactured by M/s. FST Electronics, 1st Floor, Plot No. 64, Industrial Focal Point, Phase-IX, Mohali, District—Roper, Punjab and which is assigned the approval mark IND/09/2004/406;

The said model (see the figure given below) is a shear beam type load cell based wighing instrument with a maximum capacity of 150kg and minimum capacity of 2kg. The verification scale interval (e) is 100g. It has a tare device with a 100 percent subtractive retained tare effect. The Light Emitting Diode display indicates the weighing result. The instrument operates on 230 volts and 50-Hertz alternate current power supply;



In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by Sub-section (12) of Section 36, of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity in the range of 100kg to 200kg and with number of verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value 1×10^k , 2×10^k or 5×10^k , k being a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the approved said Model has been manufactured.

JF. No. WM-21(148)/2002]

भारतीय मानक ब्यूरो

नई दिल्ली, 28 अप्रैल, 2005

का.आ. 1786.—भारतीय मानक ब्यूरो नियम 1987 के नियम, 7 के उपनियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिए गए हैं वे स्थापित हो गए हैं :—

अनुसूची

क्रम संख्या	स्थापित भारतीय मानक (कों) की संख्या वर्ष और शीर्पक	नये भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों, यदि कोई हो, की संख्या और वर्ष	स्थापित तिधि
(1)	(2)	(3)	(4)
1	आई एस 2556 (भाग 2) : 2004 कोचाभ स्वच्छता साधित्र (कोचाभ चीनी मिट्टी)- विशिष्टि : भाग 2 : शौच कुंडों के लिए विशिष्टि अपेक्षाएं	IS 2556 (Part 2): 1994	30 जून, 2005
2	आई एस 2556 (भाग 3): 2004 कोचाभ स्यच्छता साधित्र (कोचाभ चीनी मिट्टी)- विशिष्टि: भाग 3 बिठाव कुंडों के लिए विशिष्टि अपेक्षाएं	IS 2556 (Part 3): 1994	30 जून, 2005 ·
3	आई एस 2556 (भाग 4): 2004 कोचाभ स्वच्छता साधित्र (कोचाभ चीनी मिट्टी)- विशिष्टि: भाग 4: वॉश बेसिन के लिए विशिष्टि अपेक्षाएं	IS 2556 (Part 4): 1994	30 जून, 2005
4	आई एस 2556 (भाग 8): 2004 को चाभ स्वच्छता साधित्र (को चाभ ची नी मिट्टी)- विशिष्टि: भाग 8 पिडस्टल क्लोज युग्मन वाशडाउन और साइफोनिक जल मुत्रालयों आधानों की विशिष्टि अपेक्षाएं	IS 2556 (Part 8): 1995	30 जून, 2005
5	आई एस 2556 (भाग 9): 2004 कोचाभ स्वच्छता साधित्र (कोचाभ चीनी मिट्टी)- विशिष्टि: भाग 9 पिडस्टल प्रकार के बिडेटों के लिए विशिष्टि अपेक्षाएं	IS 2556 (Part 9): 1995	30 जून, 2005
6	आई एस 2556 (भाग 15): 2004 कोचाभ स्वच्छता साधित्र (कोचाभ चीनी मिट्टी)- विशिष्टि: भाग 15 यूनिवर्सल जल मूत्रालय आधानों की विशिष्टि अपेक्षाएं	IS 2556 (Part 15): 1995	30 जून, 2005

इस भारतीय मानक <mark>की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बंहादुर शाह</mark> जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पुणे तथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[सं. सीईडी/गजट]

सतीश कुमार जैन, निदेशक व प्रमुख (सिविल इंजीनियरी)

BUREAU OF INDIAN STANDARDS

New Delhi, the 28th April, 2005

S.O. 1786.—In pursuance of clause (b) of sub-rule (1) of Rules (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each:—

SCHEDULE

Sl. No.	No. & Year of the Indian Standards Establsihed	No. & year of Indian Standards, if any, Superseded by the New Indian Standard	Date of Established
(1)	(2)	(3)	(4)
1	IS 2556 (Part 2): 2004 Vitreous Sanitary Appliances (Vitreous China) -Specification: Part 2 Specific Requirements of Weshdown Water Closets	IS 2556 (Part 2): 1994	30 June, 2005
2	IS 2556 (Part 3): 2004 Vitreous Sanitary Appliances (Vitreous China) -Specification: Part 3 Specific Requirements of Squatting Pans	IS 2556 (Part 3): 1994	30 June, 2005
3	IS 2556 (Part 4): 2004 Vitreous Sanitary Appliances (Vitreous China) -Specification: Part 4 Specific Requirements of Wash Basins	IS 2556 (Part 4): 1994	30 June, 2005
4	IS 2556 (Part 8): 2004 (Vitreous Sanitary Appliances (Vitreous China) -Specification: Part 8 Specific Requirements of Pedestal Close coupled Washdown and Syphonic water closets	1S 2556 (Part 8): 1995	30 June, 2005
5	1S 2556 (Part 9): 2004 (Vitreous Sanitary Appliances (Vitreous China) -Specification: Part 9 Specific Requirements of Pedestal Type Bidets	IS 2556 (Part 9): 1995	30 June, 2005
6	IS 2556 (Part 15): 2004 (Vitreous Sanitary Appliances (Vitreous China)Specification: Part 15 Specific Requirements of Universal Water Clos	IS 2556 (Part 15): 1995	30 June, 2005

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Nagpur, patna, Pune, Thiruvananthapuram.

[No. CED/Gazette]

S. K. JAIN, Director & Head (Civil Engineering)

नई दिल्ली, 2 मई, 2005

का.आ. 1787.—भारतीय मानक ब्यूरो नियम 1987 के नियम 7 के उपनियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि नीचे अनुसूची में दिये गये मानक(कों) में संशोधन किया गया/किये गये हैं:—

अनुसूची

क्रम संख्या	संशोधित भारतीय मानक की संख्या और वर्ष	संशो धन की संख्या और तिथि	संशोधन लागू होने की तिथि
(1)	(2)	(3)	(4)
1.	आई एस 940 : 2003	1 मार्च, 2005	31 मार्च, 2005
2.	आई एस 13849 : 1993	5 मार्च, 2005	31 मार्च, 2005
3.	आई एस 94 7 : 1985	1 अप्रैल, 2005	30 अप्रैल, 2005
4.	आई एस 2878 : 2004	1 अप्रैल, 2005	30 अप्रैल, 2005
5.	आई एस 8149 : 1954	1 अंप्रैल, 2005	30 अप्रैल, 2005
6.	आई एस 10658 : 1999	4 अप्रैल, 2005	30 अप्रैल, 2005
7.	आई एस 13385 : 1992	4 अप्रैल, 2005	30 अप्रैल, 2005
8.	आई एस 13386 : 1992	5 अप्रैल, 2005	30 अप्रैल, 2005
9.	आई एस 14609 : 1999	3 अप्रैल, 2005	30 अप्रैल, 2005
10.	आई एस 14951 : 2001	1 अप्रैल, 2005	30 अप्रैल, 2005

इन संशोधनों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों : नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों : अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पुणे तथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[सं. सीईडी/राजपत्र]

सतीश कुमार जैन, निदेशक व प्रमुख (सिविल इंजीनियरी)

New Delhi, the 2nd May, 2005

S.O. 1787.—In pursuance of clause (b) of sub-rule (1) of Rules (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:—

SCHEDULE

SI. No.	No. and year of the Indian Standards	No, and year of the amendment	Date from which the amend- ment shall have effect
(l)	. (2)	(3)	(4)
1.	IS 940 : 2003	1 March, 2005	31 March, 2005
2.	IS 13849: 1993	5 March, 2005	31 March, 2005
3.	IS 947: 1985	1 April, 2005	30 April, 2005
4.	1S 2878: 2004	l April, 2005	30 April, 2005
5.	IS 8149 : 1994	l April, 2005	30 April, 2005
6.	IS 10658: 1999	4 April, 2005	30 April, 2005
7.	IS 13385: 1992	4 April, 2005	30 April, 2005
8.	1S 13386 : 1992	5 April, 2005	30 April, 2005
9.	IS 14609: 1999	3 April, 2005	30 April, 2005
10.	IS 14951 : 2001	1 April, 2005	30 April, 2005

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkatta, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[No. CED/Gazette]

S. K. JAIN, Director & Head (Civil Engg.)

नई दिल्ली, 2 मई, 2005

का.आ. 1788.—भारतीय मानक ब्यूरो नियम 1987 के नियम 7 के उपनियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि नीचे अनुसूची में दिये गये मानक(कों) में संशोधन किया गया/किये गये हैं:—

अनुसूची

क्रम संख्या	संशोधित भारतीय मानक की संख्या और वर्ष	संशोधन की संख्या और तिथि	संशोधन लागू होने की तिथि		
(1)	(2)	(3)	(4)		
1.	1328 : 1996	3 जनवरी, 2005	31 मार्च, 2005		
2.	3087 : 1985	8 जनवरी, 2005	31 मार्च, 2005		
3.	3097 : 1980	4 फरवरी, 2005	31 मार्च, 2005		
4:	4990 : 1993	3 फरवरी, 2005	31 मार्च, 2005		
5.	5509 : 2000	1 फरवरी, 2005	31 मार्च, 2005		
6.	12823 : 1990	5 फरवरी, 2005	़ 31 मार्च, 2005		

इन संशोधनों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों : नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों : अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पुणे तथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[सं. सीईडी/राजपत्र]

सतीश कुमार जैन, निदेशक व प्रमुख (सिविल इंजीनियरी)

New Delhi, the 2nd May, 2005

S.O. 1788.—In pursuance of clause (b) of Sub-rule (1) of Rules (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:—

SCHEDULE

SI. No.	No. and year of the Indian Standards	No. and year of the amendment	Date from which the amend- ment shall have effect
(1)	(2)	(3)	(4)
1.	1328 : 1996	3 January, 2005	31 March, 2005
2.	3087 : 1985	8 January, 2005	31 March, 2005
3.	3097 : 1980	4 February, 2005	31 March, 2005
4.	4990 : 1993	3 February, 2005	31 March, 2005
5.	5509 : 1993	1 February, 2005	31 March, 2005
6.	12823 : 1990	5 February, 2005	31 March, 2005

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkatta, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[No. CED/Gazette]

S. K. JAIN, Director & Head (Civil Engg.)

नई दिल्ली, 2 मई, 2005

का.आ. 1789.—भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि नीचे अनुसूची में दिये गये मानक(कों) में संशोधन किया गया/किये गये हैं:—

अनुसूची

क्रम संख्या	संशोधित भारतंग्य मानक की संख्या और वर्ष	संशोधन की संख्या और तिथि	संशोधन लागू होने की तिथि
(1)	(2)	(3)	(4)
1.	आई एस 4326 : 1993	3 मार्च, 2005	31 मार्च, 2005

इन संशोधनों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल. भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पुणे तथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[सं. सीईडी/राजपत्र]

सतीश कुमार जैन, निदेशक व प्रमुख (सिविल इंजीनियरी)

New Delhi, the 2nd May, 2005

S.O. 1789.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

SCHEDULE

Sl. No.	No. and Year of the Indian Standards	No. and year of the amendment	Date from which the amend- ment shall have effect
(1)	(2)	(3)	(4)
1	IS 4326 : 1993	3 March, 2005	31 March, 2005

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkatta, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[No. CED/Gazette]

S. K. JAIN, Director & Head (Civil Engg.)

नई दिल्ली, 6 मई, 2005

का.आ. 1790.— भारतीय मानक ब्यूरो नियम, 1987 के नियम, 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एत म्यूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिए गए हैं वे स्थापित हो गए हैं :—

अनुसूची

नये भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों, यदि कोई हो, की संख्या और वर्ष	स्थापित तिथि
(3)	(4)
•	नवम्बर, 200
ाट्टैस — गली	. फरवरी, 2009
	भारतीय मानक अथवा मानकों, यदि कोई हो, की संख्या और वर्ष (3) ट्रैस — इल

(1)	(2)	(3)	6	(4)
3.	आईएस 8385 : 2005 हाइड्रोलिक द्रव पावर—	_	•	मार्च, 2005
•	फिल्टर अव्यव—द्रव के साथ सामग्री अनुकूलता की जाँच (पहला पुनरीक्षण)	1		
4.	आईएस 9519 : 2005 बंधन सामग्री—षटकोणीय उत्पाद—फ्लैट के आर पार चौड़ाई (पहला पुनरीक्षण)	<u> </u>		मार्च, 2005
5.	आईएस 10129 : 2004 हाइड्रोलिक द्रव पावर— विस्थापन पम्पों और मोटरों के आरोपण फ्लैंजों तथा शाफ्ट सिरों के आयाम और पहचान कोड (दूसरा पुनरीक्षण)	- *		दिसम्बर, 2004
6.	आईएस 11003 (भाग 1) : 2005 हाइड्रोलिक द्रव पावर—एक रॉड सिलिंडर के आरोपण आयाम, 16 मेगापास्कल (160 बार) शृंखला, भाग 1 मध्यम शृंखला (पहला पुनरीक्षण)	- , -		मार्च, 2005
7.	आईएस 13535 : 2005 हाइड्रोलिक द्रव पावर फिल्टर—अव्यव की फिल्टरन कार्यकारिता के मूल्यांकन की मल्टीपास पद्धति (पहला पुनरीक्षण)		ĵ	मार्च, 2005
8.	आईएस 14150 : 2005 हाइड्रॉलिक द्रव पावर— दाब छूट वॉल्व—आरोपण सतह (पहला पुनरीक्षण)	-		मार्च, 2005

इस भारतीय मानक की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पुणे तथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[सं. पीजीडी/जी-3.5]

राकेश कुमार, निदेशक व प्रमुख (पीजीडी)

New Delhi, the 6th May, 2005

S.O. 1790.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each:

SCHEDULE

Sl. No.	No. & Year of the Indian Standards Established	No. & year of Indian Standards, if any, Superseded by the New Indian Standard	Date of Established
(1)	(2)		(4)
1.	IS 4696 (Part 1): 2004 Dimensions for metric buttress threads Part 1 Threads Profiles (Second Revision)		November, 2004
2.	IS 4696 (Part 4): 2005 Dimensions for metric buttress threads Part 4 Tolerancing System (Second Revision)	-	Febr

(1)	(2)	(3)	(4)
3.	IS 8385: 2005 Hydraulic fluid power—Filter elements—Verification of material compatibility with fluids (First Revision)	- . · · · ·	March, 2005
4.	IS 9519: 2005 Fasteners-Hexagon Products—Width Across Flats (First Revision)	-	March, 2005
5.	IS 10129: 2004 Hydraulic fluid power—Dimensions and identification code for mounting flanges and shaft ends of displacement pumps and motors (Second Revision)	-	December, 2005
6.	IS 11003 (Part 1): 2005 Hydraulic fluid power-Mounting dimensions for single rod cylinders, 16 MPa (160 bar) series—Part 1 Medium series (First Revision)		March, 2005
7.	IS 13535: 2005 Hydraulic fluid power filters—Multipass method for evaluating filteration perfor- mance of a filter element (First Revision)		March, 2005
8.	IS 14150 : 2005 Hydraulic fluid power—Pressure retief valves—Mounting surfaces (First Revision)	<u>-</u>	March, 2005

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[No. PGD/G-3.5]

RAKESH KUMAR, Director & Head (PGD)

पेट्रोलियम और प्राकृतिक गैस मंत्रालय नई दिल्ली, 9 मई, 2005

का. आ. 1791.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में जो इस से उपाबद्व अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाऐ जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए ;

अत: अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री शिवदत्त गौड़, सक्षम प्राधिकारी, मुन्द्रा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन परियोजना, हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड, डी-7 लालबहादुर नगर (पूर्व) क्लार्क्स आमेर होटल के सामने, जवाहरलाल नेहरू मार्ग, मालवीय नगर, जयपुर-302017(राजस्थान) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

	तहसील	: किशनगढ़	जिला : अजमेर	राज	य ः राज	स्यान
क्रम	` `	•			क्षेत्रफल	
सं.	. ਹ	ाँ व का नाम	खसरा सं.	हेक्टेयर ,	एयर	वर्ग मीटर
1	·	2	3	4	5	6
1.	भुंवाइा		494(स.नाला)	0	01	15
	•		493(स.नाला)	0	01	22
	•	•	४८९(स.चारागाह)	0	03	35
			492(स.नाला)	Q .	03	57
			402	0	05	53
			66	0	00	70
2.	मुण्डोलाव		1 67(स.भूमि)	. 0	00	32
3.	देवपुरी		365/2	0	0.1	57
	3		384	0	07	34
			407/1			
	•	•	407/2	- 0	02	38
		, , , , , , , , , , , , , , , , , , , ,	407/3			٠.
		and a contract of the contract	340	0	0.5	84

_1	2	3	[4	5	6
		३१६(स.आबादी)	0	02	06
		134	0	0 1	25
	४. कटसुरा	1337	0	00	45
		28(સ.નકી)	0	00	61
		161	0	01	83
		२१४(स.चारागाह)	0	06	64
		258/3/2	0	00	87
	5. धौलपुरीया	645(सं.भूमि)	0	01	32
		573	0	0 1	95
	•	572	0	01	02
		. 491	0	0 1	75
,		455	0	00	89
		452	0	00	98
	- 1	423	0	01	12
	6. दिहरी	398	0	17	82
	•	265	0	15	21
		207	0	03	77
		210	0	02	19
		211	0	0.1	40
		158/477	0	01	77
		162	0	01	05

[फा. सं. आर-31015/43/2004-ओ.आर-॥] हरीश कमार, अवर सचिव

MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 9th May, 2005

S. O. 1791.— Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Sinkly .

Any person, interested in the land described in the said Schedule, may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Shivdutt Gaur, Competent Authority, Mundra-Delhi Petroleum Product Pipeline Project, Hindustan Petroleum Corporation Limited, D-7, Lal Bahadur Nagar (East), Opp. Clarks Amer Hotel, Jawaharlal Nehru Marg, Malviya Nagar, Jaipur – 302017 (Rajasthan)

SCHEDULE

	Tehsil: KISHANGARH	District : AJMER	State : RAJASTHAI		THAN
Sr.	; ,			Area	•
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr.
1	2	3	4	5	6
1.	BHUNWADA	494(G/L Nala)	0	. 01	15
		493(G/L Nala)	0	01	22
		489(G/L Pasture)	. 0	03	35
		492(G/L Nala)	0	03	57
		402	0	05	53
2.	MUNDOLAV	66	0	00	70
		167(G/L)	0	00	32
3.	DEVPURI	365 <i>/</i> 2	0	01	57
	• ;	384	. 0	07	34
		407/1			8
	·	407/2	0	02	38
		407/3 J			, .
		340	0	05	84
		316(G/L Abadi)	Ó	02	. 06
		134	⁷ 0]	01	25
4.'	KATSURA	1337	0	00	45
		28(G/L Nadi)	0	00	61
		· 161	0	01	83
		214(G/L Pasture)	0	06	64
		258/3/2	0	00	87
5.	DHOLPURIYA	645(G/L)	0	01	32 .
	• •	573	0	01 [.]	95
		572	0	01	02
	-	491	`	01	75
	,	455	0	00	89
	÷	452	0	00	98
		423	0	01	12
6	TIHRI	398	0	17	82
·		265	0	15	21
		207	0	03	77
		/ 210	0	02	19
	•	211 .	0	01	40
		158/477	. 0	01	77
		162	.0	01	05
			[No D 21/	015/42/20	04-O R -III

[No. R-31015/43/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 9 मई, 2005

का. आ. 1792.— केंद्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधिन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का आ. 3039 तारीख 23 नवम्बर, 2004, द्वारा उस अधिसूचना से संतंग्न अनुसूची में विनिर्दिष्ट भूमि में मेसर्स गैस ट्रान्स्पोर्टेशन एंड इन्फ्रास्ट्रक्चर कम्पनी लिमिटेड की संप्रवर्तक कम्पनी मेसर्स रिलाएंस इन्डस्ट्रीज लिमिटेड के गोवा में उत्तरी/दक्षिणी अपतट में खोज ब्लाकों और आन्ध्रप्रदेश राज्य की संरचनाओं से महाराष्ट्र राज्य में टाणे जिले के विभिन्न उपमोक्ताओं तक प्राकृतिक गैस के परिवहन के लिए गैस ट्रान्स्पोर्टेशन एंड इन्फ्रास्ट्रक्चर कम्पनी लिमिटेड द्वारा पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार के अर्जन के अपने आश्रय की घोषणा की थी:

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को तारीख 10 जनवरी,2005 को उपलब्ध करा दी गई थी;

और पाइपलाइन बिछाने के संबंध में जनता की ओर से प्राप्त आक्षेपों पर सक्षम प्राधिकारी द्वारा विचार कर लिया गया है और अननुज्ञात कर दिया गया;

और रुक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह धोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में पाइपलाइन विछाने के संबंध में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से केन्द्रीय सरकार में निहित होने के बजाए, सभी विल्लंगमों से मुक्त, गैस ट्रान्सपोर्टेशन एंड इन्फ्रास्ट्रक्चर कम्पनी लिमिटेड में निहित होगा।

आनूसूची

मंडल/तेहसि	ल/तालुक १ वाडा	जिल्हा ३ ठाणे	राज्य ३ महाराष्ट्र		
	गाँव का नाम	सर्वे नंबर		आर. ओ. यु. अर्जित करने के	
			हेक्टर	एर	सि एर
	1	2	3	4	5
1) मेट		19	00	22	34
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		25/ सी	00	03	25
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2) चेन्सई	147/4	00	06	95
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	गट में.147 और 171 के बीच में राजमार्ग 35	00	09	48
•	171	00	22	30
	145/ ų	00	00	23
	177	0Ó	21	18
,	176	00	47	75
	175	00	05	61
	141	00	07	58
	140	00	02	01
	136	00	01	59
	142/ ਪ ੀ	00	04	60
•	गट नं. 138 और 83 के बीच में नाला	. 00	0.6	21
	83	00	05	04
	80	00	18	. 97
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	85/ 4 1	00	07	89
	87/g	00	08	77
•	90	00	17 .	17
	91 •	. 00	17	57
	93	00	10	- 09
•	53	- 00	01	84
i .	52	. 00	00	77
	96	00	15	16
	50	00	08	20
	49	00	16	82
•	51	00	12	80
	11	00	00	25
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	13	00	03	02
*	19	00	00	37
	20	00	14	11
	21	00	15	65
*	43	00	18	61
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3) मुसारणे	526	00	00	84
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	544	00	00	10
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	550	00	02	55
	549	00	01	82
	553	90	13	02
	554	00	03	55
	565	60	02	51
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	327	00	17	17
	322	90	21	30
	324	00	15	88
	66	00	32	83
	256	00	04	78
	255	00	09	64
	254	6.0	10	37
	71 /बी 250	90	37	54
	221	00	01	53
		00	14	09
	2 24 2 2 3	00	02	07
		00	04	13
	227	00	02	41
	222 220	00 00	04 05	26

3) greet (frient) 21646 00 09 93 21646 00 09 93 21646 00 05 68 219 00 05 67 21647 00 05 57 21647 00 05 57 2164 00 05 93 214/q 00 21 37 213 00 03 69 201 00 48 98 212 00 02 63 203 00 00 10 202 00 17 38 4) Friends 4) Friends 216 00 04 07 203 00 43 50 216 00 04 07 203 00 44 55 181 00 04 67 227 00 18 45 220 00 16 67 221 00 18 45 222 00 34 37 224 00 02 47 38 37 2258/q 00 08 44 221 00 18 45 222 00 34 37 224 00 35 39 258/q 00 09 50 268 00 00 10 29 268 00 00 11 25 258/q 00 09 50 269 00 06 44 27 17 00 28 13 28 26 5 00 08 20 28 26 5 00 08 20 28 26 5 00 08 20 30 6 68 28 26 5 00 08 20 30 6 68 28 26 5 00 08 20 30 6 68 28 26 5 00 08 20 30 6 68 28 26 5 00 08 20 30 6 68 29 6 67 20 00 12 46 20 00 12 46 20 00 12 46 20 00 12 46 20 00 04 41 5) Resources 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 07 05 5/10 00 07 05 5/10 00 07 05 5/10 00 07 05 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/11 00 07 02 24 46 4/11/4 00 07 22 4/11/4 00 07 24 4/11/4 00 07 27 4/11/4 00 07 24 4/11/4 00 07 24 4/11/4 00 07 24 4/11/4 00 07 24 4/11/4 00 07 24 4/11/4 00 07 24 4/11/4 00 07 24 4/11/4 00 07 24	1		2	3	4	5
216/40 00 05 68 219 00 05 57 216/47 00 05 57 218/47 00 05 67 218 00 05 93 214/47 00 21 37 213 00 03 69 201 00 48 98 212 00 02 63 203 00 00 10 202 00 17 38 4) Rivary 178 00 04 07 203 00 04 07 203 00 04 07 203 00 04 07 203 00 04 15 181 00 04 07 203 00 11 55 181 00 04 07 203 00 11 55 181 00 04 07 203 00 11 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 212/67 00 24 13 220 00 08 20 216 00 09 10 29 256 00 00 11 25 258/47 00 09 50 260 00 11 26 265 00 00 12 93 265 00 08 20 265 00 08 20 267 00 06 88 267 00 06 89 268 00 00 11 26 269 00 01 12 28 269 00 01 12 29 261 00 12 48 262 00 04 41 261 00 12 48 262 00 06 89 265 00 08 20 266 00 00 11 26 267 00 06 80 268 00 00 11 26 269 00 01 10 29 261 00 12 48 262 00 06 65 265 00 08 20 266 00 00 14 48 10/2 00 07 05 5/10 00 00 21 48 88 10/2 00 00 21 48 88 10/2 00 00 22 48 86 11/1/1 00 12 48 87/12 00 00 28 5/9 00 07 65 5/10 00 00 21 48 86 10/2 00 00 24 48 5/10 00 00 24 48	3) नुसारने (नीरंतर)	216/\$		00	10	81
218		216/सी		00	09	93
218/ए 217/ए 217/ए 218 00 05 65 77 218 00 05 93 214/ए 00 21 37 213 00 03 69 201 00 48 96 212 00 02 63 203 00 00 17 38 202 00 17 38 4) शिंचपर 178 00 02 37 186 00 11 55 181 00 04 07 203 00 11 55 181 00 04 07 203 00 11 55 181 00 01 67 217 00 24 13 220 00 13 15 221 00 24 13 220 00 13 15 222 00 34 37 212/ले 00 21 25 258/ए 00 03 34 37 212/ले 00 21 25 258/ए 00 09 50 260 00 10 29 263 00 12 93 263 00 14 25 258/ए 00 09 50 260 00 10 29 260 00 11 26 261 00 12 93 263 00 14 25 258/ए 00 09 50 260 00 10 29 260 00 12 93 263 00 14 25 258/ए 00 09 50 260 00 12 93 263 00 14 26 261 00 12 48 262 00 12 93 263 00 14 26 265 00 08 20 308 00 04 41 5) शिलपगष्ठ 13/1 00 04 65 5/10 00 00 21 48 6/10 00 12 48 6/10 00 12 48 6/10 00 12 48 6/10 00 12 48 6/10 00 12 48 6/10 00 04 41		216 /4 1		00	05	68
217/q		219		00	05	57
218 00 05 93 214/kg 00 21 37 213 00 03 896 201 00 48 96 212 00 02 63 203 00 00 10 202 00 17 38 4) शिंचपर 178 00 02 37 188 00 11 55 181 00 04 07 203 00 43 50 216 00 01 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 220 00 48 35 221 2/m 220 00 48 37 2212/m 220 00 13 15 222 00 34 37 212/m 220 00 13 15 222 00 34 37 212/m 220 00 12 93 261 262 00 12 93 261 262 00 12 93 263 00 11 26 282 00 12 93 261 262 00 12 93 263 00 11 26 282 00 12 93 263 00 11 26 282 00 12 93 263 00 11 26 264 265 00 06 10 29 308 00 04 41 5) श्रेवलवण्ड 13/1 00 04 65 308 00 04 41 5) श्रेवलवण्ड 13/1 00 04 65 5/10 00 07 05 5/10 00 07 05 5/10 00 07 05 5/10 00 07 26 5/11 00 07 66 5/11 00 07 04 21 5/12 00 07 65 5/10 00 07 65 5/11 00 07 07 65 5/11 00 07 04 21 5/11 00 04 21		21 6/ \ ∇		00	0.5	47
214/ए 213 00 03 89 201 00 48 98 212 00 02 63 203 00 00 01 10 202 00 17 38 4) शिंचपर 178 00 02 37 186 00 11 55 181 00 04 203 00 04 350 216 00 01 203 00 04 350 216 00 01 67 217 00 24 13 220 00 13 15 221 00 13 15 222 00 00 13 15 222 00 00 13 15 222 00 00 13 15 222 00 00 14 43 37 211//// 220 00 00 08 44 221 00 13 15 222 00 00 08 44 221 00 13 15 222 00 00 08 44 221 00 13 15 222 00 00 08 44 261 00 11 26 258/¢ 00 00 10 29 261 00 12 48 262 00 12 93 263 00 11 26 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 262 00 12 46 264 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 12 46 265 00 00 00 00 00 00 00 00 00 00 00 00 00		217/ Q		00	0,5	57
213 00 03 69 201 00 48 96 212 00 02 63 203 00 00 01 7 38 202 202 00 17 38 203 203 00 00 17 38 203 203 00 01 17 55 181 00 04 07 203 203 00 01 67 217 00 24 13 220 00 01 67 217 00 24 13 220 00 01 34 15 222 00 01 34 15 222 20 00 13 15 222 20 00 13 15 222 20 10 13 15 222 20 10 13 15 222 20 10 13 15 222 20 10 13 15 222 12/1/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/		218		00	05	93
201 00 48 98 1212 00 02 63 203 00 00 10 205 63 202 203 00 00 17 38 202 203 200 17 38 202 202 200 17 38 202 202 200 17 38 202 202 200 17 38 202 203 00 43 50 216 00 01 67 217 00 24 13 221 221 00 13 15 222 00 34 37 221 221 00 13 15 222 20 00 34 37 221 221 00 13 15 222 20 00 34 37 221 221 00 13 15 222 20 00 34 37 2212 20 34 37 2212 20 00 34 37 2212 20 00 34 37 2212 20 00 34 37 2212 20 00 34 37 2212 20 00 10 29 20 20 20 20 20 20 20 20 20 20 20 20 20		214/ Q		0,0	21	37
212 00 02 63 203 00 00 10 202 00 17 38 4) सिंचपर 178 00 02 37 186 00 01 155 181 00 04 07 203 00 43 50 216 00 01 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 212/क 00 03 4 37 212/क 00 09 50 260 00 10 29 261 00 12 46 262 00 12 93 263 00 11 26 262 00 12 93 263 00 11 26 265 00 08 20 308 00 04 41 5) स्विल्यमाह 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 22 5/10 00 00 22 5/10 00 00 22 5/10 00 00 24 5/11 00 00 04 21 5/12 00 00 22 5/10 00 07 65 5/10 00 07 65 5/10 00 07 65 5/11 00 04 21 5/12 00 00 27 5/10 00 04 21 5/11 00 04 21		213		00	03	69
203 00 00 10 10 202 37 37 186 00 02 37 186 00 11 55 181 00 04 07 203 00 43 50 216 00 01 67 217 00 24 13 220 00 08 44 221 00 01 3 15 222 00 34 37 212/ले 00 21 25 258/द 00 00 12 25 268 00 00 12 28 263 00 11 28 265 308 00 04 41 197 197 197 197 197 197 197 197 197 19		201		00	48	96
202 00 17 38 4) सिंचधर 178 00 02 37 186 00 11 55 181 00 04 07 203 00 43 50 216 00 01 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 212/क्षे 00 21 25 258/ए 00 09 50 260 00 10 29 261 262 00 12 93 263 00 11 26 263 00 12 93 265 00 08 20 308 00 04 41 5) रिकायगह 13/1 00 04 55 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 04 21		212		00	02	63
4) शिवपर 178 00 02 37 188 00 11 55 181 00 04 07 203 00 43 50 216 00 01 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 212/8 00 216 00 01 25 258/ए 00 00 00 21 25 258/ए 00 00 10 29 261 00 11 26 262 00 12 263 263 00 11 26 263 265 00 08 20 308 00 04 41 5) शिलपगाड 13/1 00 04 45 11/1/1 00 14 48 10/4 00 18 88 10/2 00 00 10 28 5/10 00 00 28 5/10 00 00 28 5/9 00 00 11 00 28 5/11 00 01 24 48 5/12 00 00 28 5/9 00 00 28 5/9 00 00 11 00 00 28 5/9 00 00 12 48 69 00 00 12 48 69 00 00 12 48 69 00 00 12 48 69 00 00 00 21 69 69 00 00 00 28 69 00 00 01 00 00 28 69 00 00 00 00 00 00 00 00 00 00 00 00 00		203		00	00	10
188 00 11 55 181 00 04 07 203 00 43 50 218 00 01 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 212/8 00 21 25 258/ए 00 09 50 280 00 10 29 261 00 12 48 262 00 12 93 263 00 11 28 265 00 08 20 308 00 04 41 5) हिल्लयगढ 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 21 5/11 00 12 48 5/12 00 00 21 5/11 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 27 5/11 00 00 04 21		202		00	17	38
188 00 11 55 181 00 04 07 203 00 43 50 218 00 01 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 212/8 00 21 25 258/ए 00 09 50 280 00 10 29 261 00 12 48 262 00 12 93 263 00 11 28 265 00 08 20 308 00 04 41 5) हिल्लयगढ 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 21 5/11 00 12 48 5/12 00 00 21 5/11 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/10 00 00 27 5/11 00 00 04 21	4) Primu	479		00	60	92
181	7),14444					
203 00 43 50 216 00 01 67 217 00 24 13 220 00 08 44 221 00 13 15 222 00 34 37 212/को 00 13 15 222 00 34 37 212/को 00 21 25 258/ए 00 09 50 280 00 10 29 261 00 12 46 262 00 12 93 263 00 11 26 262 00 12 93 263 263 00 11 26 265 00 08 20 308 00 04 41 5) विजयगह 13/1 00 04 41 5) विजयगह 13/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 22 5/9 00 07 65 5/10 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/10 00 04 21						
216 217 217 00 24 13 220 00 08 44 221 200 13 15 222 00 34 37 212/वि 00 21 25 258/ए 00 00 10 29 280 00 11 262 262 00 12 263 263 00 11 26 265 308 00 01 11 26 265 308 00 00 11 26 5/10 00 00 18 88 10/2 00 00 18 88 10/2 00 00 18 88 10/2 00 00 18 88 10/2 00 00 18 88 10/2 00 00 18 88 10/2 00 00 12 48 5/10 00 00 21 48 88 10/2 00 07 05 5/10 00 00 21 48 5/11 00 12 48 5/12 00 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/5						
217 220 00 08 44 221 00 13 15 222 00 34 37 212/शि 00 21 25 258/ए 00 00 10 29 261 262 263 263 265 308 00 01 12 265 308 00 00 11 26 5) शिलवगाड 13/1 00 14 48 10/4 00 18 88 10/2 00 00 10 10 29 265 5/10 00 00 10 10 29 267 48 5/12 00 00 12 48 5/12 00 00 00 21 248 5/9 00 00 00 24 21 5/1 00 00 24 28 265 265 265 265 265 265 265 265 265 265						
220 00 08 44 221 00 13 15 222 00 34 37 212/श्रे 00 21 25 258/ए 00 09 50 260 00 10 29 261 00 12 46 282 00 12 93 263 00 11 26 265 00 08 20 308 00 04 41 5) विजयमह						
221 00 13 15 222 00 34 37 212/श्रे 00 21 25 258/ए 00 09 50 260 00 10 29 261 00 12 46 262 00 12 93 263 00 11 26 265 00 08 20 308 00 04 41 5) विजयगह 13/1 00 04 65 11/1/1 00 14 48 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 22 5/9 00 07 65 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 04 21						
222 00 34 37 212/श्रेष्ट 00 21 25 258/ए 00 09 50 260 00 10 29 261 262 00 12 93 263 265 265 00 08 20 308 00 04 41 265 265 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 02 11 2 48 5/12 00 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 04 21 5/1 00 04 21 5/1 00 04 21 5/1 00 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/1 00 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1						
212/बी 258/ए 260 00 00 10 29 261 262 00 12 46 262 00 11 28 263 00 11 28 265 00 308 00 04 41 5) विजयगह 13/1 00 04 45 11/1/1 00 14 48 10/2 00 07 05 5/10 00 07 05 5/10 00 07 05 5/12 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65 5/9 00 07 65						
258/द 00 09 50 260 00 10 29 261 00 12 46 262 00 12 93 263 00 11 26 265 00 08 20 308 00 04 41 5) विजयगह 13/1 00 04 65 11/1/1 00 14 48 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 04 21 5/1 00 04 21						
260 00 10 29 261 00 12 46 262 00 12 93 263 00 11 26 265 00 08 20 308 00 04 41 5) विजयगह 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 04 21 5/1 00 04 21						
261 282 00 12 93 263 00 11 26 265 00 308 00 04 41 5) विजयगह 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21						
263 00 11 26 265 00 08 20 308 00 04 41 5) विजयगह 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 12 48 5/11 00 12 48 5/12 00 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 04 21 5/3/1 00 02 74						
263 00 11 26 265 00 08 20 308 00 04 41 5) विजयगह 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 12 48 5/12 00 00 07 65 5/12 00 00 07 65 5/12 00 00 07 65 5/12 00 00 07 65 5/12 00 00 07 65 5/12 00 01 80 5/3/1 00 04 21 5/11 00 04 21 5/11 00 04 21 5/11 00 04 21 5/11 00 04 21 5/11 00 04 21 5/11 00 04 21 5/11 00 02 74		262		00	12	93
265 00 08 20 308 00 04 41 5) ਵਿਯਧਾਤ 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 00 12 48 5/12 00 00 07 65 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74		263		00		26
5) विजयगह 13/1 00 04 65 11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 12 48 5/12 00 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74		265				
11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 00 21 5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74		308		00		
11/1/1 00 14 48 10/4 00 18 88 10/2 00 07 05 5/10 00 00 00 21 5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74	5) Parame	12/1		00	-	65
10/4 00 18 88 10/2 00 07 05 5/10 00 00 21 5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74	0) 14014-10					
10/2 00 07 05 5/10 00 00 00 21 5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74						
5/10 00 00 21 5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74						
5/11 00 12 48 5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74						
5/12 00 00 28 5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74						
5/9 00 07 65 5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74						
5/5 00 01 80 5/3/1 00 04 21 5/1 00 02 74						
5/3/1 00 04 21 5/1 00 02 74						
5/1 00 02 74						
		5/2/1		00	02	21

1	2	3	4	5
5) विशवधार (मिरिस्)	गट नं.5 और 6 के बीच में रस्ता	00	02	62
	6/14/1	00	08	52
	6/12	00	04	98
	6/7/1	00	14	49
	6/6	00	02	84
	6/4	00	00	79
	गट नं.6/6 और गाव सीमा के बीच में गाडी रस्ता	00	09	42
	4/3	0 0	00	10
	4/2	00	00	19
·	4/1	00	00	49
6) डॉ गस्ते	15/6	00	06	97
	1 5/7 ₃x	00	09	00
	15/7क	00	06	86
	15/5	00	04	43
	15/137+4	00	09	54
	सर्वे नं. 15/1 और 14/15 के बीच में नाला	00	02	10
	14/15	00	04	17
	14/14	00	06	95
	14/93	00	02	24
	14/9ৰ	00	03	20
	14/8	00	03	58
	14/2/1	00	10	81
	3/1	00	.04	73
	3/13ॡ	00	00	10
	3/7	00	17	, 20
	3/9	00	02	06
,	3/11sr	00	08	04
	3/11व	OÓ	01	08
	3/11s	00	07	00
	3/11≰	00	02	92
	3/5₃	00	02	88
	3/5◀	00	05	32
	3/5क	00	05	50
	सर्वे नं. 3/5 और 4/6 के बीच में नाला	00	03	00
	4/6	00	25	80
	4/4	00	01	17
	5/8	00	05	19
	5/5	00	09	63
	5/4	00	14	00
	37/6	00	07	14
	5/3	00	03	16
	5/2=	00	05	12
	5/2क	00	00	10
	3 6/1 ų	00	34	56
	34/14	00	18	80

	का राजपत्र : मइ 14, 2005/वंशाख 24, 1927			48
1	2	3	4	5
6) घँगस्ते (निरंतर)	सर्वे नं 34/14 और 35/6 के बीच में रस्ता	00	02	32
	35/6	00	13	72
	35/9	00	03	80
	35/4	00	13	02
`	35/5	00	00	33
	35/3	00	00	37
) मिलावली		00	05	30
	195	00	08	58
	197	. 00	57	19
	194	00	12	40
•	187	00	07	80
•	186	00	00	15
	184	00	00	99
	183	00	01	32
	181	00	04	08
	208	.00	03	05
	202	00	00	56
	203/बी	00 ,	04	15
	206	00	08	30
	205	. 00	10	30
	204	. 00	10	28
	237	00	08	17
	239/8	00	11	78
·	•	00	04	71
	288 249g	00	08	38
	250/ Q	00	06	25
•	251	00	05	39
	255	00	16	21
	256	00	00	51
9 .	349	00	34	60
	254	. 00	02	31
•	352	00	16	26
	351	00	01	80
•	350	00	00	58
	348	00	00	99
	345	00	00	24
	. 346	00	01	24
•	357	. 00	03	31
	358	00	33	93
	355	00	21,	37
	368	00	21	51
¥ (1)	370	00	14	99
•	371	00	09	62
	372	00	19	58

1	2	3	4	5
7) बिलावली (नीरंतर)	417	00	29	11
	420	00	04	62
	421	00	03	54
	422	00	13	97
	424	00	06	02
	423	00	10	87
	431	00	14	03
	440	00	11	30
	437	00	00	10
	438	00	00	78
	439	00	02	00
	. 441	00	15	82
	443	00	07	15
	444	00	01	00
	445	00	00	49
	447ए	00	37	19
	448	00	03	86
	449	00	05	54
	461	00	02	99
	469	00	27	45
	466	oò	03	80
	468	00	06	93
	465/q	00	23	66
	4 65/सी 4 64/ए	00	03 18	21 49
	463	00	26	90
	481	00	05	67
	480	00	05	59
	479/2	00	23	78
	494	00	47	29
8) बिलोशी	7 64/1पी	00	59	22
	77 6/1 प ी	00	51	47
	22	00	18	03
	21	00	44	42
	20/1	00	15	43
	19/सी	0.0	43	02 🔹
	19/ u	00	28	64
	27	00	36	03
	13/2	00	28 36 17	50
	63	00	23	89
	61	00	16	80
	56	00	01	24
	60	00	06	31
	गट नं. 63 और 64 के बीच में रखा	00	03	40
	. 64	00	01	12

1		2005/91/19/2/ 2	3	4	5
8) विलोशी (नीरंतर)	97	· · · · · · · · · · · · · · · · · · ·	.00	00	13
	65		00	55	96
3 (4)	96	•	00	0.0	10
*	80	•	00	03	15
	81		00	00	40
	82		00	13	.00
	136		00	05	36
Ŧ	138		00	01 ·	32
	193	•	ÓO	20	- 56
-	4		00	03	64
. ·	151		00	16	10
	140		00	02	66
	155	•	00	00 '	10
	156		00	20	72
•	157		00	09	87
**	160		00	05	30
	159		00	40	50
	191		00	04	23
. •	161	•	00	05	80
	189	•	00	05	21
	190		00	08	39
	182 251		00 00	04 05	57 03
	253		00	12	55 ·
	256		00	01	84
	254		00	12	28
	257		00	02	00
	258		00	15	71
	261		00 .	29	20
	259		00	00	10
	306		00	40	20
· · ·	305		00	09	59
	307		00	05	93
es.	308		00	17	49
	304		00	15	81
	361		00	32	35
•	368	*	- 00	16	62
e	365/₹		00	40	05
•	365/बी		00	8Q	99
0)	367 109		00	<u>, 00</u>	· 48_
9) खानिक्ली	109		00	08	24
•	107		00	19	74
	113	•	ÖO	05	17
	115	•	00	10	01 72
	•			19	72
	105		00	00	20
· · · · · · · · · · · · · · · · · · ·	136	·.	0,0	19	68

TIL GAZL	THE GAZETTE OF INDIA: MAI 14, 2003/ VAIGAREE 24, 1727				
1	. 2	3	4	5	
9) खानिक्ली (नीरंतर)	135	00	14	07	
	137	00	36	74	
	159	00	06	44	
	158	00	02	76	
	157	00	00	13	
	200	00	13	59	
	199	00	00	84	
	198	00	02	67	
	197	00	36	26	
	196	00	03	35	
	212	00	16	23	
	211	00	15	50	
·	210	00	07	65	
	209	00	29	57	
	222	00	29	60	
	218	00	55	46	
	217	00	05	03	
	213	00	01	74	
	219	00	06	00	
10) ऑविस्ते वु .	186	00	00	10	
	187	00	17	49	
•	गाव सीमा और गट नं. 187 के बीच में रस्ता	00	02	53	
•	185	00	04	66	
	188	00	04	29	
	189 / ए	00	17	85	
	189/बी	00	13	36	
	193	00	09	28	
	163	00	67	94	
	. 194	00	16	54	
	197	00	00	86	
	198	00	04	19.,	
	251	00	00	36	
	250	00	13	93	
	247	00	00	69	
	253	00	08	85	
	246	00	00	10	
	245	00	06	71	
	244	00	09	06	
·	243	00	19	49	
	242	00 .	00	98	
	321	00	10	69	
	322	00	10	06	
	325	00	03	15	
•	324	00	12	72	
	323	00	09	93	

320	00	32	18
329	. 00		28
471	00	11	13
470	.00		43
460	00	00	10
गट नं. 458 और 461 के बीच ने राजनार्ग 34	00	07	41
	00	05	90
462	• 00	03	33
463	00	01	84
455	00	25	27
458	00	29	78
454	00	46	91
452	00	01	04
450	00	46	51
519	00	04	33_
81	00	. 00	10
88	00	05	38 -
	00	16	38
86	00	10	20
78	00	01 、	82
84	00	06	23
77	00	18	42
76	00	01	21
74σ	00	28	02
97	o o	14	97
103	00	17	28
104	00	04	27
132	. 00	27	87
131	00	13	69
130	00	20	66
129	00	62	11
137	00	78	51
		20	64
			16
			00
•			50
			79
•			80
			20
•			00
		,	ัษวั
			78
174/0			
420/4	00	44	A &
139/1 139/4	00 00	11 02	46 52
	329 471 470 460 गट मं. 458 और 461 के कीच में राजमार्ग 34 461 462 463 455 458 454 452 450 519 81 88 80 86 78 84 77 76 74ए 97 103 104 132 131 130 129	329 00 471 00 470 00 480 00 गट गं. 458 और 461 के बीच में राज्ञमार्ग 34 461 00 462 00 463 00 455 00 456 00 457 00 519 00 81 00 88 00 80 00 86 00 86 00 78 00 84 00 77 00 76 74ए 00 74ए 00 7103 00 104 00 132 131 00 132 131 00 132 131 00 132 131 00 132 131 00 137 00 137 00 गव सीमा और कर्ष मं. 137 के बीच में करी 00 गव सीमा और कर्ष मं. 137 के बीच में करी 00 137/2 00 137/3 00 137/3 100 137/3 100 137/3 100 142/4 00 142/5 00 142/5 00	329 00 23 471 00 11 470 00 11 470 00 11 480 00 00 00 गष्ट मं, 458 और 461 के कीय में राज्यामं 34 00 07 481 00 05 482 00 03 483 00 01 485 00 25 458 00 29 454 00 46 452 00 01 450 00 46 519 00 04 81 00 00 88 00 05 80 00 16 86 00 10 78 00 01 84 00 06 87 00 18 87 00 01 88 00 01 10 33 00 11 103 00 17 104 00 28 97 00 14 103 00 17 104 00 04 132 00 27 131 00 13 130 00 27 131 00 13 130 00 27 131 00 13 130 00 27 131 00 13 130 00 27 131 00 13 130 00 27 131 00 13 130 10 20 129 137 00 78 129 137 136 कीय में नदी 00 20 142 137/3 00 14 137/3 00 14 137/3 00 14 142/5 00 20 142/7 00 17 142/5 00 17 142/5 00 17 142/5 00 17

	1	2	3	4	5
12) खरीवली (नीरंतर)		सर्वे नं 117 और 98 के बीच में	00	06	86
		98/5	00	19	83
		98/7	00	04	20
		98/8	00	33	00
		113/1	00	09	40
		113/2	00	09	39
		99/1	00	02	50
		99/2	00	14	38
		105,' ·2	00	07	38
		78/11अ	00	05	44
	.•	75/1	00	20	74
	•	76/3 .	00	14	27 46
		57/3	00	17	
•		55/4	00	20	50
	•	58/1	00	00	40
		58/2	00	04	62
		56/3/2	00	14	10
		56/6 3 f	00	36	55
		266/1	00	19	20
		266/3	00	06	02
	•	2 65.	00	02	12
		2 64/8	00	02	46
		सर्वे नं 2 67 में रस्ता	00	03	78
		286/3	00	02	60
		286/4	00	05	17
		287/2	00	01	75
		328/3	00	29	70
		328/5	00	30	90
		290/1	00	09	60
	4.	290/2	00	20	75
		327/1	00	06	30
		327/2	00	06	4.7
		3/2	00	43	15
		3/4	00	00	25
		3/5	00	00	20
		3/6	00	01	89
		3/10	00	13	03
		3/9	00	00	51
		4/1	00	24	84
		5/1	00	00	40
		5/3	00	10	51
		5/4.4	00	22	53
	•	320/10	00	20	71
		144/8	00	12	07
		144/9	00	13	62
		117/4	_ 00	09	45

	, 				, ,		
[भाग II—खण्ड 3(ii)]	भारत	को राजपत्र :	मई 14, 2005/वैशाख	24, 1927		ż	4843
1			2		3	4	5
12) बरीमार्थ (केरंगर)		117/7 ₃ T			00	43	37
`		117/8 ₃			00	09	45
•		78/11 0			00	18	45
•		78/2			00	39	20
		78/3			. 00	26	46
		78/6	· ·		00	02	90
		78/8			00	02	00
	•	78/9			00	01	15
* .		267/1			00 `	06	. 00
	,	267/2 267/3			00 00	05	06
		267/6			00	10	80
		267/8			00	21 14	60
		267/10			00	, 19	01 80
-	٠.	10/25			00	17	80
		10/24			00	17	64
13) चेबेको	· · · · · · · · · · · · · · · · · · ·	60	<u> </u>		, 00	17	76
	۴.	59			00	04	74
		66		4	00	04	.09
	• 1	67			00	03	95
1		64/4			00 `	06	83
. 1	τ	71			00	09	30
•	-	70/sr		ij.	00	0.1	81
	•	72	•		00	04	15
		73	•	• ,	00	08	16
	() ·	51			• 00	18	55
		85			00	09	98
	•	42			00	13	25
•		41		* * * * * * * * * * * * * * * * * * * *	00	0.6	47
	9, 1	40			., 00	10	48
		39			00	06	84
		35			88	03	53 10
		27			00	01	30
		28			Ó0	26	93
•		20			00	16	88
247		19 15	•		00	11 00	76 10
		17	• .		00	~ 10	10 15
		18			00	~ 10 10	55
	*	. 16		• •	00	07	40

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1841	1	2	3	4	5 b
14) मंडे		22	00		
14) 415		24/सी	00	07 08	13 63
		25/ Q	00	07	16
		25/सी	00	07	16
		26/q	00	21	02
		31	00	26	37
	· ·	सर्वे नं 31 में रस्ता	00	02	01
	•	सर्वे नं 31 और 43 के बीच में नाला	00	06	72
		43	00	23,	99
		42	ÒO	30	91
		88	00	48	48
		89	00	19	59
	•	87	00	27	99
		60	00	00	10
		78	00	78	99
		61/1	00	00	10
		77	00	09	58
		64	00	04	29
		69	00	36	32
45		65	00	57	75
15) कळम खांड	•	14 6 \(\partial \)	00	16	86
		150	00	60	31
		149	00	04	74
	•	153/q	00	81	87
		सर्वे नं 153 में राजनार्ग 35	00	07	73
		सर्वे नं 153 में रस्ता	00	06	40
		170	00	07	07
	-1-	169	00	04	87
		174/ Q	00	00	10
		175	00	38	81
	•	सर्व्हें नं 169 और 175 के बीच में रस्ता	00	03	63
		179	00	19	24
	•	178	00	16	20
		177	00	11	95
		186	00	07	99
	*	187	00	11	92
		188	00	17	14
		190	00	17	09
		191	00	21	00
		192 197 մ	00 00	11 46	44 31
	•	238	00	21	38
		193	00	58	37
		194	00	63	26
	~	195	00	69	86
		231	00	00	10
		196	00	05	64

नाग 11—खण्ड 3	II—खण्ड 3(ii)] भारत का राजपत्र : मई 14, 2005/वैशाख 24, 1927				
	1	2	3	4	5_
6) युवाँदा	~	78	00	53	18
		79/ ਪ ੍ਰੇ	00	38	58
		77	00	00	, 10
,		75/ ų	00	00	84
		75/ 4	00	38	84
		72/ u	00	22	71
	•	71	. 00	02	02
		67/ 	00	40	13
	(1)	89	00	10	31
		66	00	00	48
		. 141	00	86	92
		गट नं. 141 में रस्ता	00	05	10
		198	00	07	34
		145/ 1	00	43	96
		गट नं. 198 के बीच में नाला	. 00	03	93
	-	176/q	00	08	39
*		173	00	05	. 96
		172	00	15	71
	,	177	00	13	55
		178	. 00	05	59
4	•	170	. 00	39	15
	,	गट नं. 170 में रस्ता	00	06	89
	•	169/q	. 00	27	85
		167/q	. 00	88	00
		166	00	22	39
		223	00	27	95
		222 /4	. 00	0.9	34
		221	00	01	05
Ð	· · · · · · · · · · · · · · · · · · ·				
) ब्राम्स्यगाव		88	00	12	18
•	*	87	, 00	57	98
		53	00	03	19
	•	55	00	55	80
,		56	00	, 52 `	96
•		57	. 00	18	, 47
		गट नं. 57 में रस्ता	00	02	77
•		58	00	11	42
	60 x	40	00	09	36
		39	00 ·	09	60
		35	. 00	36	48
	ē	2 6वी	00	00	10
		34	00 .	04	08
	-	27 / α	- 00	20	02

1	2	3	4	5
17) ब्राम्हणगाव (नीरंतर)	27/बी	00	04	23
	21/쉯	00	16	38
	~ 22 सी	00	00	42
	20/ व ी	00	03	25
	20/ वी	00	10	17
	19/旬	00	06	87
	20/ ए	00	14	49
	21/ ए	00	04	44
	गट नं.20 और गाव सीमा के बीच की नदी	00	14	78

मंडल/तेहसिल/तालुक ३	विकमगड	जिल्हा ३ ठाणे	राज्य १	महाराष्ट्र	
1) कुझें		गाव सीमा और गट नं 553 के बीच में नदी	00	18	73
		553 प ी	00	45	53
	•	554	00	01	47
		563/ प ी	00	09	00
		5 63 पी /1	00	56	70
		568	00	03	49
		्र 573/1 प ी	00	13	50
		573/1 प ी	00	01	64
		573 /1 प ो	00	26	45
		573/1 प ी'	00	04	80
		578	00	34	53
	,	579	00	39	79
		584पी	00	34	91
		586	00	13	20
		588	00	19	93
		589	00	08	23
		590	00	63	70
	•	गट नं. 590 में रस्ता	00	03	39
		593	00	27	31
		639	00	11	49
		642	00	31	81
		641	00	03	81
		640	. 00	07	01
		638	00	10	15
•		30	00	64	17
	•	632	00	03	26
		631	00	01	63
		633	00	32	40
		28/ पी	00	47	10
		26	00	28	43
		गट नं. 30 और गाव सीमा के बीच का नाला	00	09	65

1	2	3	4	5
2) कसरोली	गाय सीमा और गट नं.131/9 के बीच में नाला	00	06	74
	131/9	00	20	76
	131/12	00	24	78
•	17पी	00	64	34
	29के	00 -	54	02
	98 4 1	00	12	90
	118	ÓO	13	09
	20/2	00	. 00	54
	108/2	· 00	22	98
1	108/3	00	39	00
	18/1	00	21	83
	18/2	00	21	82
	1 84	00	33	00
	130/1	00	65	29
	15	00	54	37
•	130/2	00	01	12
*	115	00	00	16
				• 10
) शिक्ष	4-17.0	40		
) 13100	4σ/76	02	20	76
· · · · · · · · · · · · · · · · · · ·	12	00	00	15
	31	00	. 34	38
	75	00	68	10
	.74	00	83	12
`	17/ u /1	. 00	00	68
•	19	00	51	57
	72	00	03	57
	71	00	00	90
) मोपोली	91/6	00	16	49
V	105/1	00	51	69
	103	00,	46	47
	104	00	. 07	83
	94	00	26	87
	98/2पी	οō	02	15
	गट नं. 97 में रस्ता	00	08	59
	96	00	13	01
· 1	80/ -	00	46	48
	79	00	55	96
	78/ Q	-00	00	10
•	81 और डब्ल्यु/2	02	06	85
				76
	44	00	14	/ h

	1		2	3	4	5
5) तळवली		99		00	49	11
		104		00	5 7	17
	ć	गट नं. 104 में रस्ता		00	02	19
		गट नं. 104 में रस्ता		00	03	43
		106		00	39	82
		107	a .	00	47	01
		108		00	14	54
		109		00	15	47
	.*	114		00	71	48
		110 ,		00	04	66
		111		00	08	94
		112		00	10	37
		113		00	13	54
		121		00	51	42
		73		00	02	04
		72		00	04	45
	•	65		00	11	19
	•	62		00	96	43
		60		00	14	53
		51		00	10	00
		64		00	16	
		53		00	12	Q8
		47		00	15	53 78
		48		00		
		26			02	50
		36		00	01	08
		27		00	03	07
		24 -		00	74	44
				00	48	26
		14		00	97	46
		13		00	40	90
		12		00	34	04 ,
6) कोंड गाव		454/4-				
o) was ild		151/4 0		00	50	49
		16/1		00	02	15
		131/ ਪ ੀ		01	41	86
		96 4 1		00	07	02
		95/1 पी		00	07	18
•		130/3		00	33	73
		130/5		00	22	64
		130/6		00	07	45
		107/ च ि		00	05	87
	•	106		00	31	42
		105		00	06	19
		110		00	20	59

		_	2005/वैशाख 24.	444
भारत	का राजपत्र	: 45 14.	2005/93119 24.	1927

1	2	3	4	5
) बॉडगाव (नैरंतर)	1124	00	12	. 00
	113	00	12′	09
	157	00	09	11
	128/6	00	13	68
	70/1 0	00	07	50
	70/2	00	.06	70
	155 ∕	00	08	18
	12/1	00	43	.00
	115/%	0.0	00	14
	63/3	00	00	15
	142	00	03	84
	81/1	. 00	25	64
	61/2	00	02	77
	6 1/3	00	02	89
	प्रदा	00	. 00	10
	59	00	00	17
	57/1	00	25	86
	57/2 प ी	00	29	85
	123/1	00	56	90
	56	00	24	91
	गट नं. 123 में रस्ता	00	03	68
	150/4ए-3 इक्यु	00	111	54
	150/4ए-4 इक्यु	00	40	17
	गृट नं.4 डक्यू में सत्त	00	- 06	27
	115/2	00;	00	: 1 4
	127/2	.00	00	10
	123/2	00	04	08
	123/5	00	07	80
	123/6	00	09	50
		00		
विकलेत	63		26	16
	44	00	28	47
	33	00	15	66
	25/4	00	02	05
	3.4	00	18	90
	35	00	29	17
	2	00	**7	65
	3	00	39	83
	1	00	01	10
	4/3	00	11	63
. 0	4/5	00	02	24
	4/6	00	01	02
	4/7	00	06	60

1	2	3 .	4	5
) विक्रशेत (नीरंतर)	5/2	00	10	70
•	5/3	00	17	44
	42/2	00	51	02
	42/3	00	01	72
	42/5	ÖÖ	00	38
	42/6	00	07	61
	6	00	32	20
	50	00	04	31
	तर्वे नंबर 47 बीच ये नाला	00	24	06
	47/1शे	00	28	81
	60/1	00	03	20
	12 ų .	00	14	57
	124	00	08	05
	47/24	.00	44	. 40

[फा. सं. एल-14014/41/2004-जी. बी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 9th May, 2005

S. O. 1792.— Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas, S.O. 3039 dated the 23rd November 2004 issued under subsection (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of natural gas from exploration blocks in the Northern / Southern Offshore of Goa and Structures in Andhra Pradesh of M/s Reliance Industries Limited, the promoter company of M/s Gas Transportation and Infrastructure Company Limited;

And whereas the copies of the said Gazette notification were made available to the public on 10th January 2005;

And whereas objections received form the public to the laying of the pipeline have been considered and disallowed by the Competent Authority;

And whereas the Competent Authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government after considering the said report and on being satisfied that the said land is required for laying pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired, for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vests, on this date of publication of the declaration, in Gas Transportation and Infrastructure Company Limited free from all encumbrances.

Schedule

Mandal/Thesil/Taluk: Wada	District : Thane	State : Maharashtra		
Village	Survey No./Sub-Division No.	Area to be acquired for ROU		
		Hectare	Are	C-Are
Ť	2	3	4	5
) Met	19	00	22	34
	22P	ОO	56	75
	25/C	00	03	25
	25/D	00	15	31
	25/E	00	02	15
	26	00	00	10
······································	39	00	18	95
2) Ghonsai	147/B	00	06	95
	147/A1	00	25	25
	Road SH-35 in bet. Gat No.147 & 171		09	48
	171	00	22	30
. X	145/A	00	00	23
	177	00	21	18
	176	00	47	75
	175	00	05	61
	141	00	07	58
	140	00	02	01
	138	00	01	59
	142/P	00	04	60
	Nala in bet. Gat No.138 & 83	00 .	06	21
	83	00	05	04
	80	00	18	97
	85/A	00	08	83
	85/B	00	07	89
	87/A	00	08	, 77
	90	00	17	17
	91	00	17	57
	93	00	10	09
	53	00	01	84
	52	00	00	77
	96	90	15	16
	50	00	08	20
	49	00	16	82
	51	.00	12	80
	11	06	00	25

, , , , , , , , , , , , , , , , , , , ,			[FAG II—SEC. 5(II)]			
1		2	3	4	5	
2) Ghonsai (Contd)	48	- 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	00	14	15	
	12	•	00	07	35	
	13	,	00	03	02	
	19		00	00	37	
	20		00	14	11	
	21		00	15	65	
	43		00	18	61	
	40		00	18	06	
1.	38		00	19	18	
	509/B		00	02	80	
·	33		00	80	01	
1 W	37		00	. 13	57	
	36		00	06	38	
	35		00	13	56	
	34	•	00	04	61	
	509/A		00	15	26	
	508		00	03	54	
3) Musame	526		00	00	84	
	535		00	06	18	
	536		00	21	10	
	539/B		00	08	95 •	
	539/A		00	00	84	
	543		00	15	38	
	544		00	00	10	
•	545		00	16	18	
•	551		00	11	14	
	552		00	06	48	
	550		00	02	55	
	549		00	01	82	
	553 ·		00	13	02	
	554		00	03	5 5	
	555		00	02	51	
	459		00	03	94	
	556/A		00	00	25	
	447		00	01	47	
	446/A		00	01	80	
	445		00	01	79	
	444/A	•	00	04	7 9 50	
	444/A 441/A					
	441/A 440		00	03	83 46	
			00	09	46	
	439/A		00	80	30	

1,	1	2	3	4	5
) Musame (Contd)	438	-	. 00	02	66
	562	•	00	20	73
	563		00	01	40
	385		00	28	56
·	328	•	00	11	35
•	327		00	17	17
· ·	322		00	21	30
·	324		00	15	88
- 2-	66	(3)	00	32	83
	256	* .	00	04	78
	255	•	00	09	64
	254	,	. 00	10	37
	71/B		00	37	54
•	250		00	. 01	53
	221 ,		00	14	09
	224		00	02	07
*	223		00	04	13
	227		00	02	41
	222	•	00	04	26
	220		00	05	98
	216/D		00	10	81
*	216/C		00	09	93
	216/B		00	05	68
	219	•	00	05	57
	216/A		00	05	47
	217/A		00	05	57
- y =	218	·	00	05	93
	214/A	· · ·	QO	21	37
	213		00	(03	69
	201		00	` 48	96
	212		00	02	63
	203		00	00	10
•	202	(4)	00	17	38
	Y.			<u>·</u>	· .
) Chinchaghar	178		00	02	37
	186	1 2	00	11	55
	181	•	00	04	07
	203		00	43	50
•	216	•	00	01	67
	217		00	24	13
	220		00	08	44
	221		00	13	15

1	2	3	4	5
l) Chinchaghar (Contd)	222	00	34	37
•	212/C	00	21	25
	258/A	00	09	50
	260	00	10	29
,	261	00	12	46
	262	00	12	93
	263	00	11	26
	265	00	08	20
	308		04	41
5) Vijayagad	13/1	00	04	65
	11/1/1	00	14	48
	10/4	00	18	88
	10/2	00	07	05
	5/10	00	00	21
	5/11	00	12	48
,	5/12	00	00	28
	5/9	00	07	65
	5/5	00	01	80
	5/3/1	00	04	21
	5/1	00	02	74
	5/2/1	00	02	21
	Road in bet. Gat No. 5 & 6	00	02	62
	6/14/1	00	08	52
	6/12	00	. 04	98
	6/7/1	00	14	49
	6/6	00	02	84
	6/4	00	00	79
	Cart Track in bet. Gat No. 6/6 & V.B	00	09	42
	4/3	00	00	10
	4/2	00	00	19
	4/1	00	00	49
6) Dongaste	15/8	00	06	97
	15/7A	00	09	00
	15/7C	00	06	86
	15/5	00	04	43
•	15/1A+4	00	09	54
	Road in bet. Svy. No. 15/1 & 14/15	00	02	10
	14/15	00	04	17
	14/14	00	06	95
	14/9A	00	02	24

14/8 14/2/1 3/1 3/1 3/1 3/3C 00 00 10 3/7 17/ 00 17/ 20 3/9 00 20 66 3/11A 00 00 00 3/11B 3/11D 00 07 00 3/1E 00 02 92 3/5A 00 02 98 3/5B 00 02 88 3/5B 00 05 3/2 3/5C Nala in bet.Svy. No. 3/5 & 4/6 00 02 4/6 00 17 5/8 00 05 19 5/6 00 05 19 5/6 00 07 14 00 37/6 5/3 00 03 16 5/2B 5/2C 00 00 05 12 5/2C 00 05 12 5/2C 00 00 13 16 5/2B 5/2C 00 00 01 38/1A 00 34/14 00 14 00 15 5/2B 16 5/2C 00 00 01 16 17 17 18 18 18 18 18 18 18 18	1	2	3	4	5
14/2/1 00 10 81 3/1 00 04 73 3/13C 00 00 00 10 3/7 00 17 20 3/9 00 02 06 3/11A 00 08 04 3/11B 60 01 08 3/11D 00 07 00 3/1E 00 02 92 3/5A 00 02 88 3/5B 00 05 32 3/5C 00 00 55 32 3/5C 00 00 55 50 Naia in bet Svy. No. 3/5 & 4/6 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 13 72 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 35/6 00 13 72 35/9 00 03 30	6) Dongaste (Contd)	14/9B	00	03	20
3/1 3/13C 3/13C 00 00 10 3/7 3/9 00 17 20 3/9 00 02 06 3/11A 00 08 04 3/11B 3/11D 00 07 00 3/11E 00 02 92 3/5A 00 02 88 3/5B 00 05 32 3/5C 00 €05 50 Nala in bet.Svy. No. 3/5 & 4/6 00 02 5/8 4/4 00 01 17 5/8 00 05 19 5/5 5/5 00 09 63 5/4 00 14 00 37/6 5/2 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 5/2B 00 05 12 5/2C 00 00 01 17 5/8 5/2B 00 05 12 5/2C 00 00 01 16 63 64/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 01 37 22		1 4/8	00	03	58
3/13C 00 00 10 3/7 00 17 20 3/9 00 02 06 3/11A 00 08 04 3/11B 00 01 08 3/11D 00 07 00 3/11E 00 02 92 3/5A 00 02 88 3/5B 00 05 32 3/5C 00 ●05 50 Nala in bet Svy. No. 3/5 & 4/6 00 03 00 4/6 00 25 80 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 0 00 71 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 10 36/1A 00 34 56 34/14 Road in bet. Svy. No. 34/14 & 35/6 00 02 35/6 00 13 72 35/9 00 03 80		14/2/1	00	10	81
3/7 00 17 20 3/9 00 02 06 3/11A 00 08 04 3/11B 60 01 08 3/11D 00 07 00 3/11E 00 02 92 3/5A 00 02 88 3/5B 00 05 32 3/5C 00 ●05 50 Nala in bet.Svy. No. 3/5 & 4/6 00 03 00 4/6 00 05 19 5/8 00 05 19 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 10 36/1A 00 34 56 34/14 Road in bet. Svy. No. 34/14 & 35/6 00 02 35/6 00 13 72 35/6 00 13 72		3/1	-00	04	73
3/9 3/11A 3/11B 3/11D 00 07 00 3/11E 00 07 00 3/11E 00 07 3/5A 00 02 88 3/5B 00 05 3/2 3/5C 00 00 5 00 00 00 00 00 00 00 00 00 00 0		3/13C	00	.00	10
3/11A 3/11B 3/11D 00 07 00 3/11E 00 02 92 3/5A 3/5B 3/5B 3/5C 00 05 32 3/5C 00 05 50 Nala in bet Svy. No. 3/5 & 4/6 00 02 58 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 16 5/2B 00 07 17 5/8 00 07 18 80 80 80 80 80 80 80	••	3/7	00	17	20
3/11B 3/11D 00 07 00 3/11E 00 02 92 3/5A 3/5B 3/5B 3/5C 00 05 32 3/5C Nala in bet Svy. No. 3/5 & 4/6 00 02 80 4/6 00 25 80 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 5/2C 00 00 07 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72		3/9	00	02	06
3/11D 3/11E 3/15A 3/5B 3/5B 3/5C 00 05 32 3/5C 00 05 50 Nala in bet.Svy. No. 3/5 & 4/6 00 05 4/6 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 07 14 00 37/6 00 07 14 5/3 00 07 14 5/3 00 07 14 5/3 00 07 14 5/2B 5/2C 00 00 07 14 5/2B 5/2C 00 00 01 36/1A 36/1A 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 03 80		3/11A	00	08	04
3/11E 00 02 92 3/5A 00 02 88 3/5B 00 05 32 3/5C 00 ●05 50 Nala in bet.Svy. No. 3/5 & 4/6 00 03 00 4/6 00 05 19 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		3/11B	60	01	-08
3/5A 00 02 88 3/5B 00 05 32 3/5C 00 \$\infty\$0.550 Nala in bet.Svy. No. 3/5 & 4/6 00 03 00 4/6 00 05 80 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72		3/11D	00	07	00
3/5B 3/5C 00 00 05 50 Nala in bet.Svy. No. 3/5 & 4/6 00 03 00 4/6 00 05 80 4/4 00 01 17 5/8 00 05 19 5/5 00 00 07 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 5/2C 00 00 03 16 5/2C 00 00 10 36/1A 00 14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 03 80		3/11E	00	02	92
3/5C Nala in bet.Svy. No. 3/5 & 4/6 00 03 00 4/6 00 25 80 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 03 80	•	3/5A	00	02	88
3/5C Nala in bet.Svy. No. 3/5 & 4/6 00 03 00 4/6 00 25 80 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 01 36/1A 00 36/1A 00 38/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 03 80	•	3/5B	00	05	
Nala in bet.Svy. No. 3/5 & 4/6		3/5C	00		***
4/6 00 25 80 4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 03 80		Nala in bet.Svy. No. 3/5 & 4/6	00	03	
4/4 00 01 17 5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80	•	4/6	00	25	
5/8 00 05 19 5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		4/4			
5/5 00 09 63 5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		5/8			
5/4 00 14 00 37/6 00 07 14 5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		5/5			
5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		5/4	00	14	
5/3 00 03 16 5/2B 00 05 12 5/2C 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80	<u>.</u>	37/6	00	07	14
5/2B 00 05 12 5/2C 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		5/3	00		
5/2C 00 00 10 36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		5/2B			
36/1A 00 34 56 34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80	Θ.	5/2C			
34/14 00 18 80 Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80	~	36/1A		34	
Road in bet. Svy. No. 34/14 & 35/6 00 02 32 35/6 00 13 72 35/9 00 03 80		34/14	00	18	
35/6 00 13 72 35/9 00 03 80		Road in bet. Svy. No. 34/14 & 35/6	00		
35/9 00 03 80					
		•			
35/4 00 13 02		35/4	00		02
		35/5	00	00	
35/5 00 00 33					
		35/6 35/9 35/4	00 00 00	13 03 13	
35/5 00 00 33					
					
) Bilavali	196	00	05	30
35/3 00 00 37		195	. 00	08	58
35/3 00 00 37 Bilavali 198 00 05 30	-	197	00	57	19
35/3 00 00 37 Bilavali 198 00 05 30 195 00 08 58		194	00		
35/3 00 00 37 Bilavali 198 00 05 30 195 00 08 58 197 00 57 19					
35/3 00 00 37 Bilavali 198 00 05 30 195 00 08 58 197 00 57 19 194 00 12 40	1.0				
35/3 00 00 37 Bilavali 196 00 05 30 195 00 08 58 197 00 57 19 194 00 12 40 187 00 67 80	:				
35/3 00 00 37 Bilavali 196 00 05 30 195 00 08 58 197 00 57 19 194 00 12 40 187 00 07 80 186 00 00 15		183	00	01	32
35/3 00 00 37 Bilavali 198 00 05 30 195 00 08 58 197 00 57 19 194 00 12 40 187 00 07 80 186 00 00 00 15 184 00 00 00 99	;	181	00	04	08

	1		[FARI II—ŞEC. 5(II)]		
1	2	3	4	5	
7) Bilavali (Contd)	208	00	03	05	
	202	00	00	56	
	203/B	00	04	15	
	206	00	08	30	
	205	00	10	30	
	204	00	10	28	
	237	00	08	17	
	239/B	00	11	78	
	238	00	04	71	
•	249A	00	80	38	
	250/A	00	06	25	
	251	00	05	. 39	
	255	00	16	21	
. 3	256	00	00	51	
	349	00	34	60	
	254	00	02	31	
	352	00	16	26	
	351	00	01	80	
	350	00	00	58	
	348	00	00	99	
	345	00	.00	24	
	346	00	01	24	
	357	00	03	31	
	358	00	33	93	
	355 -	00	21	37	
	368	00	21	51	
	370	00	14	99	
	371	00	09	62	
	372 .	00	19	58	
•	417	00	29	11	
	420	00	04	62	
	421	00	03	54	
	422	00	13	97	
	424	00	06 .	02	
	423	00	10	87	
	431	00	14	03	
	440	00	11	30	
•	437	00	00	10	
	438	00	00	78	
	439	00	02	00	
	441	00	15	82	
	443	00	07	15	
	· +40	UU	U/	10	

1		2		3	4	5
) Bilavali (Contd)	444			00	01	00
	445			00	00	49
	447			90	37	19
	448			0 Ĉ	03	86
	449			. 00	05	54
	461		-	00	02	99
	469			00	27	45
	466			ÛÛ	03	80
•	468	\		00	0 6	93
	465	/A		00	23	66
	465	<i>I</i> C		00	03	21
i .	464	/A		00	18	49
	463			00	26	90 、
	481			00	05	67
*	480	•		00	05	59
	479	12		00	23	78
•	494			600	47	29
				. •		٠, -
) Biloshi	764	/1P		00	59	22
	776			CO	51	47
	22	•	•	00	18	03
	21	,	÷	00	. 44	42
	20/1	1	•	00	15	43
• &	19/0			00	43	02
	19//			00	28	64
	27	•		00	36	03
•	13/2	2		00	17	50
,	63	•		00	23	89
	61			00	16,	08
	56	•		00	01	- 24
	60			00	06	31
		ad in bet. Gat No. 63 & 64		00	03	40
	. Ros	ad in det. Gal No. 53 & 64		00	01	12
		•		00	00	13
	97	•	4, 4			
	65	•		00	55 00	98 10
	96			00	00	10
	80			00	03	15
	81			00	00	40
	82		•	00	13	.00
· .	136			00	05	36
	138			00	01	32
,	193		•	00	20	56

1	2	3	4	5
8) Biloshi (Contd)	4	00	03	64
	151	00	16	10
•	140	00	02	66
	155	00	00	10
	156	00	20	72
	157	00	09	87
	160	00	05	30
	159	00	40	50
	191	00	04	23
	161	00	05	80
	189	00	05	21
	190	00	80	39
	182	00	04	57
	251	00	05	03
	253	00	12	55
	256	00	01	84
	254	00	12	28
	257	00	02	00
	258	00	15	71
	261	00	29	20
	259	00	00	10
	306	00	40	20
	305	00	09	59
	307	00	05	93
	308	00	17	49
	304	00	15	81
	361	00	32	35
	368	00	16	62
	365/A	00	40	05
	365/B	00	08	99
	367	00	00	48
9) Khanivali	109	00	80	24
	108	00	19	74
	107	00	05	17
	113	00	10	01
(115	00	19	72
	105	00	00	20
	136	00	19	68
	135	00	14	07
	137	00	36	74
	159	00	06	44

1	2	3	4	. 5
) Khanivali (Contd)	158	- 00	02	76
•	157	00	. 00	13
* . *	200	00	13	59
* (X)	199	00	00	84
	196	00	02	67
	197	00 ;	36	26
	1 96	00	03	35
	212	00	16	23
-8-	211	00	15	50
	210	00	07	65
	209	00	29	57
•	222	· 00	29	60
	218	00	55'	46
	217	00	05	03
	213	00	01	74
	219	00	06	00
(A) Ambieto Dic	1 86	00	00	10
(0) Ambiste-Bk				1
	187	00	17	49
,	Road in bet. V.B & Get No. 187	00	02	53
	185	00	. 04	66
, ,	188	00	. 04	29
	189/A	00	17	85
	189/B	00	13	36
•	193	00	09	28
. *	163	00	67	94
	194	00	16	54
	197	00	00	. 86
,	198	00	04	19
	251	00	00	36
	250	00	13	93
•	247	. 00	00	69
	253	00	08	85
•	246	00	00 .	10
	245	00	06	71
	244	00	09	. 06
	243	00	19	49
-	242	00	00	98
•	321	00	10	69
	322	00	10	.06
	325	00	03	15
	324	00	12	72

1	2	3	4	5
I0) Ambiste-Bk (Contd)	323	00	09	93
•	320	00	32	18
	329	00	23	28
	471	00	11	13
	470	00	11	43
·	460	00	00	10
	road SH 34 in bet. Gat No. 458 & 461	00	07	41
	461	00	05	90
	462	00	03	33
	463	00	01	84
	455	00	25	27
	458	00	29	78
	454	00	46	91
	452	00	01	04
	450	00	46	51
	519	00	04	33
1) Ambiste-Kd	81	00	00	10
	88	90	05	38
	80	00	16	38
	86	00	10	20
	78	00	01	82
	84.	00	06	23
	77	00	18	42
	76	00	01	21
	74A	00	28	02
	97	00	14	97
	103	00	17	28
	104	00	04	27
	132	00	27	87
	131	00	13	69
	130	00	20	66
	129	00	62	11
	137	00	78	51
*	River in bet. Gat No. 137 & V.B	00	20	64
2) Kharivali	River in bet. V.B. & Svy. No. 137	00	24	16
,	137/1	00	15	00
	137/2	00	14	50
	137/3	00	14	79
	142/4	00	17	80
	142/5	00	20	20

1.	2	3	4	- 5
2) Kharivali (Contd)	142/7	00	17	00
	142/8	00	16	80
	142/9	00	16	78
	139/1	00	11	46
•	139/4	00	02	52
-	143/2	00	23	30
	In Bet.Svy. No. 117 & 98	.00	. 06	86
	98/5	00	19	83
,	98/7	00	04	20
	98/8	00	33	00
	113/1	00	09	40
*	113/2	00	09	39
	99/1	00	02	50
	99/2	00	- 14	38
	105/2	00	07	38
· \	78/11A	00	05	. 44
	75/1	00	20	74
\$ 3m3	76/3	00	14.	27
•	57/3	00	17	.46
	55/4	00	20	50
	58/1	. 00	00	40
	58/2	00	04	62
	56/3 / 2	00	14	10
	56/6A	00	36	55
	266/1	00	12	30
	266/3	00	06	02
	265 :	00	02	12
	264/8	00	02	46
	Road in Svy. No. 267	00	03	78
	286/3	00	02	60
	286/4	00	05	17
	287/2	. 00	01	75
	328/3	00	29	70
	328/5	00	30	90
	290/1	00	09	60
(A)	290/2	00	20	75
	327/1	00	06	30
	327/2	00	06	47
	3/2	00	43	15
	3/4	00	00	25
· ,	3/5	00	00	20
	3/6	00	01	89

1	2	3	4	5
12) Kharivali (Contd)	3/10	00	13	03
	3/9	00	00	51
	4/1	00	24	84
	5/1	00	00	40
	5/3	00	10	51
	5/4B	00	22	53
	320/10	00	20	71
	144/8	00	12	07
	144/9	00	13	62
•	117/4	00	09	45
	117/7A	00	43	37
	117/8A	00	09	45
	78/11B	00	18	45
	78/2	00	(39	20
	78/3	00	26	46
	78/6	00	02	90
	78/8	00	02	00
	78/9	00	01	15
	267/1	00	06	00
	267/2	00	05	06
	267/3	00	10	80
	267/6	00	21	60
	267/9	00	14	01
	267/10	00	19	80
	10/2A	00	17	80
	10/2B	00	17	64
2) Chamitanti		20	. 47	70
3) Bhopivali	60	00	17	76
	59	00	04	74
	66	00	04	09
	67	00	03	95
	64/P	00	06	83
	71	00	09	30
	70/A	00	01	81
	72	00	04	15
	73	00	08	16
	51	00	18	55
	85	00	09	98
	42	00	13	25
	41	00	06	47
	40	00	10	:8:
	39	00	06	84

1	. 2	3	4	5
3) Bhopivali (Contd)	26	00	03	53
	24	00	- 00	10
	27	Ò0	01	30
	28	00	26	93
	20	00	.16	88
	19	00	. 11	76
	15	00	00	10
	17	00	10	15
	18	00	10	55
• di • • •	16	00	07	18
	13	00	05	02
	12	00	16	83
	211	00	08	89
er e	210	00	00	10
	212	00	40	11
	209	00	31	89
	70/B	00	09	70
				10.
4) Mande	22	00	07	13
4	24/C	. 00	08	63
	25/A	00	07	16
•	25/C	00	07	16
	26/A	00	21	02
	31	00	26	37
	Road in Svy No 31	00	02	01
	Nala in bet. Svy. No. 31	& 43 00	06	72
· · · · · · · · · · · · · · · · · · ·	43	90	23	98
	42	00	30	91
•	88	00	48	48
	89	00	19	59
	87	00	27	99
***************************************	60	00	00	10
	78	00	78	99
	61/1	00	00	10
	77	00	09	- 58
	64	00	04	29
	69	00	36	32
	65	00	57	75
			198	
5) Kalamkhand	146P	00	16	86
	150	00	60	31
	149	00	04	74

1	3	3	4	5
15) Kalamkhand (Contd)	153/A	00	81	87
	SH-35 in Svy.No. 153	00	07	73
	Road in Svy.No. 153	00	06	40
	170	00	07	07
	169	00	04	87
	174/A	00	00	10 /
	175	00	38	81
	Road in Svy. No. 169 & 175	00	03	63
	179	0 0	. 19	24
•	178	90	. 48	20
	177	00	11	95
	186	00	07	99
	187	00	11	92
	188	00	17	14
•	190	00	17	09
•	191	00	21	00
	192	00	11	44
	197P	00	46	31 .
	238	00	21	38
	.193	00	58	37
	194	ดด	63	26
	195	00	69	86
	231	00	00	10
	196	00	05	64
16) Suponda	78	. 00	53	18
	79/P	90	38	58
	77	00	00	10
• •	75:A	00	00	84
	75/B	00	38	84
	73/A	00	22	71
**	71	00	02	02
	67/B	00	40	13
	69	00	10	31
	66	90	00	48
	141	90	86	92
	Road in Gat No.141	00	05	10
	198	00	03 07	34
	145/B	00	43	
	Nala in Gat No.198			96
		00	03	93
	176/A	00	08	39
	173	50	05	96

				700
1	2	3	4	5
6) Suponda (Contd)	172	00	15	71
	177	00	13	55
	178	00	05	59
	170	00	39	15
*	Road in Gat No.170	OC*	06	89
	169/A	00	27	85
**	167/A	00	66	00
	166	90	22	39
·	223	00	27	95
•	222/B	00	09	34
	221	00	01	05
· · · · · · · · · · · · · · · · · · ·				
7) Brahmangaon	88	00	12	18
	87	. 00	57	98
	53	00	03	19
	55	00	55	08
	56	00	52	96
•	57	00	18	47
	Road in Gat No.57	00	02	77
	58	00	11	42
	.40	00	09	36
	39	00	09	60
	35	00	36	48
	26B	00	00	10
	34	00	,04	08
	27/A	00	20	02
	27/B	00	04	23
	21/C	00	16	38
	22C	00	00	42
: · · · · · · · · · · · · · · · · · · ·	20/C	00	03	25
	20/B	00	10	17
. •	19/C	00	06	87
	20/A	00	14	49
	21/A	00	04	44
	River in bet. Gat No. 20 & V.B	00	14	78

Mandal/Thesil/Taluk : Vikramgad	District : Thane	State : Ma	а	
1) Kurze	River in bet.V.B. & Gat No. 553	00	18	73
	553P	00	45	53
7	554	0.0	01	47
	563/P	00	09	00
	563P/1	00 ,	· 56	70

1	2	3	4	5
1) Kurze (Contd)	568	00	03	49
	573/1 <i>P</i>	00	13	50
•	573/19	00	01	64
	573/1P	00	26	45
	573 pp	OÔ	04	80
	578	00	34	53
	579	00	39	79
	584P	00	34	91
	586	00	13	20
	588	00	19	93
	589	00	08	23
	590	00	63	70
	Road in Gat No.590	00	03	39
	693	00	27	31
	639	ÖÖ	11	49
	642	00	31	81
	641	00	03	81
	640	00	07	01
	638	00	10	15
	30	00	64	17
	632	00	03	26
	631	00	01	63
	633	00	32	40
	28/P	00	. 47	10
	26	00	28	43
	Nala in bet. Gat No.30 & V. B.	00	09	65
2) Mhasaroli	Nala in bet.V.B.& Gat No.131/9	00	06	74
-,	131/9	00	20	76
	131/12	00	24	78
	17P	00	64	34
	29P	00	54	02
	98P	00	12.	90
	118	00	13	09
	20/2	00	00	54
	108/2	00	22	98
	108/3	00	39	00
	18/1	00	21	83
	18/2	00	21	82
	16P	00	33	00
	130/1	00	65	29
	15	00	54	37

[WP (I — @ TE 3(II)]	भारत का राजपत्र : मई-14, 2005/वैशाख 24, 19	भारत का राजपत्र : मई-14, 2005/वैशाख 24, 1927				
1	2	3	4	5		
Mhacarol (Contd)	150/2	00	01	12		
	115	00	00	16		
i) Shii	4A/76	02	20	76		
	12	00	00 .	15		
-	31	00	34	38		
	75	00	68	10		
	74	. 00	83	12		
	17/A/1					
		00	00	68		
	19	00	51	57		
	72	- 00	03.	57		
	71	00	00	90		
i) Bhopoli	91/6	00	16	49		
	105/1	00	51	69		
	103	00 -	46	47		
	104	00	07	83		
	94	00	26	87		
•	96/2	90	02	15		
•	Road in Gat No.97	00	08	59		
	96	00	13	01		
	80/B	00	46	48		
	79	00	55	96		
		•				
	78/A	00	00	10		
	81 & 1/2	02	06	85		
	44	00	14	76		
	43	.00	01	66		
5) Talavali	99	00	49	11		
	104	00	57	17		
4	Road in Gat No. 104	00	02	19		
	Road in Gat No. 104	90	03	43		
	106	00	39	82		
	107	00	47	01		
•	108	00	14	54		
	109	00	15	47		
•	114	00	71	48		
. 0				66		
(8)	110	00	04			
	111	00	08	94		
	112	00	10	37		
	113	00	13	54		
•	121	00	51	42		

1		2	3	4	5
5) Talavali (Contd)	73		00	02	04
`	72		00	04	45
	65		00	11	19
	62	· You	00	96	43
	60		00	14	53
	51		00	10	00
	64		00	16	08
	53		00	12	53
	47		00	15	78
	48		00	02	50
	26		00	01	80
	36		00	03	07
	27		00	74	44
	24		00	48	26
	14		00	97	46
	13		00	40	90
,	12		00	34	04
S) Kondgaon	151/4A		00	50	49
,	16/1		00	02	15
	131/P		• 01	41	86
	96P		00	07	02
•	95/1P		00	07	18
	130/3		00	33	73
	130/5		00	22	64
	130/6	7	00	07	45
	107/ P	•	00	05	87
	106		00	31	42
	105		00	06	19
-	110		00	20	59
	112P		00	12	00
	113		00	12	09
	157		00	09	11
	128/6		00	13	68
	70/1P		00	07	50
•	70/1 70/2		00	06	70
	155	•	00	08	18
	133		00	43	00
	12/1 115/P		00	00	
	63/3		00	00	14 15
	142		00	03	84
	61/1		00	25	64

(भाग II — खण्ड 3(ii)] भार	रत का राजपत्र : मई 14, 2005/वैशाख 24, 1927				
1	2	3	4	6	
) Kondgeon (Contd)	61/2	00	02	77	
	61/3	00	02	80	
· .	Pada	00	00	10	
	59	00	00	· 17	
	57/1	00	25	86	
	57/2P	00	29	85	
	123/1	.00	56	90	
	56	00	24	91	
	Road in Gat No.123	00	03	68	
	150/4A-3W	00	11	54	
	150/4A-4W	00	40	17	
•	Naia in Gat No. 4W	00	06	27	
	115/2	00	00	14	
	127 <i>/</i> 2	. 00	00	10	
	123/2	00	04	08	
	123/5	00	07	80	
	123/6	00	09	50	
				• .	
') Vilshet	63	00	26	16	
	44	00	28	47	
	33	00	15	66	
	25/4	00	02	05	
	. 34	00	18	90	
	35	00	29	17	
	2	00	17	65	
	3	00	39	83	
	1	00	01	10	
	4/3	00	11	63	
**	4/5	00	02	24	
	4/6	00	01	02	
, ·	4/7	00	06	60	
	5/1	00	26	81	
	5/2 5/2	00	10	.70	
	5/3	00	. 17	44	
40	42/2	00	51	02	
, 0	42/3	. 00	01	72	

42/6

Nata in Svy. No.47 47/1P

42/5

... 81

PART	II-	–S€c.	3(ii)}
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KHA 24, 1	927
KΗ	A 24, I

48 <i>N</i>)	THE OFME					
	1		2	3	4	5
7) Vilshet (Contd		60/1		00	03	20
// Visitor (Oorling		12A		00	14	57
		12B		00	08	05
		47/2P		00	44	40
				IC No. I	14044144	2004 C D I

[F. No. L-14014/41/2004-G.P.] S. B. MANDAL, Under Secy.

नई दिल्ली, 9 मई, 2005

का. आ. 1793.— केन्द्रीय सरकार ने पेद्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेद्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 3210 तारीख 15 दिस्स्वर 2004, जामनगर - भोपाल और काकीनाडा - हैदराबाद - गोवा पाइप लाइन को आपस में जोडने के लिए गैस द्रान्सपोर्टेशन एंड इन्फ्रास्ट्रक्चर कम्पनी लिमीटेड द्रारा एक पाइप लाइन बिछाने के प्रयोजन के लिए उक्त अधिसूचना के संलग्न अनूसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी;

और, उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को तारीख 31 जनवरी, 2005 की उपलब्ध करा दी गई थी;

और पाइपलाइन विछाने के संबंध में जनता की ओर से प्राप्त आक्षेपों पर सक्षम प्राधिकारी द्वारा विचार कर लिया गया है और अननुज्ञात कर दिया गया;

और, सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात, और यह समाधान हो जाने पर कि उक्त भूमि में पाईपलाईन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अत: अव, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाईप लाईन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा मुद्दल शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमि में पाइप लाइन बिछाने के संबंध मे उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से केन्द्रीय सरकार मे निहित होने के बजाए, सभी विल्लंगमों से मुक्त, गैस द्वान्सपोर्टेशन एंड इन्फ्रास्ट्रक्चर कंपनी लिमिटेड में निहित होगा।

अनूसूची

मैंडल/तेहसिल/तालुक: पादरा जिला: वडोदरा राज्य: गुजरात							
गाँव का नाम	सर्वे नंबर/ब्लॉक नंबर	आर.ओ.यु.अर्जित करने के लिए बेत्रप					
.,		हेक्टर	आर	सि–आर			
1	2	3	4	5			
) वनीती	329-4	00	10	77			
	341	00	36	68			
	342	. 00	32	52			
•	340 / 🔻	00	12	81			
-90	345	00	26	11			
	346	00	25	03			
	312	00	69	64			
	311	00	27	83			
	308	00	00	60			
	307	00	22	60			
	305	00	02	94			
	306	, 00	16	87			
*	391	00	40	42			
	393	00	00	40			
***	387	00	12	62			
	399 / SI	00	09	-14			
	386 / 🔻	00	24	21			
•	386 / 3r	00	02	00			
	385	00	27	10			
	- 384 ST	00	00	50			
\ <u></u>	794	00	21	86			
) संपना							
	801	.00	15	. 14			
1	802	00	. 23	67			
	804	00	21	98			
	791 / अ	00	. 11	19			
	791 / व	00	01	45			
	789	00	54	09			
*	788	00	19	50			
	783	00 - •	06	85			
	785	00	13	44			
, and the second	738	00	34	03			
	819	00	04	24			
	820	00	20	09			
	821	00	09	93			
	879	00	19	4.2			
	822	00	01	11			
	878	00	09	5 5			

1	2	3	4	5
2) संपन्न (निरंतर)	880	00	00	50
	877	00	33	95
	881	00	24	00
	876	00	04	15
	874 / 🖷	00	39	5 5
	849	00	16	16
	850	00	22	99
,	859	00	09	66
	858	00	09	65
	855	90	25	99
	854	CO	07	36
	853	00	03	43
	553	. 00	00	40
	554	00	23	74
	550	00	21	58
	556	00	00	40
	545	00	12	52
,	557	00	12	83
	544	00	17	81
	543	00	12	83
	288	00	16	50
	289	00	34	42
	348	00	00	40
	347	00	32	60
	345	00	00	40
	346	00	20	50
	349	00	00	46
	350	00	00	40
	<u> </u>	00	01	59
· ·	343	00	15	62
	341	00	27	59
	338	00	13	88
•	339	. 00	16	38
	368	00	20	30
	336	00	34	89
•	3,69	00	01	62
	371	00	14	08
	330	00	04	16
3) अमोर	226	00	02	40
	220	CO	53	19
	221	00	00	47
	219	00	21	54
	218	00	15	81
	217	90	00	40

1		2	=1	3 4	. 5
3) जम्मेर (निरंतर)	210		. (00 24	49
:	211		· .	00 '09	74
	57		. (80 00	02
•	56			30 i3	40
	68			9 09	94
	59 '			0 21	67
	60		C	00 24	66
•	61/w		C	00 39	78
	61 / Sr			00 49	93
	63		O	00 01	34
0	27/3/4/1		O	00 22	32
	62			0 04	73
	26年/1			00 01	98
4	24/ की 1		. 0	00 03	54
	23			00 00	40 .
. 00	762		0	00 01	37
	761			04	43
130	763	•		0 35	26
	764			13	32
	765			0 25	21
	706	•		30	44
	704	•		0 03	50
	703			0 13	50
	702	I		0 12	90
	661			00 04	90
	662			08	60
•	663			0 21	98
	665 / ST			0 13	87
	665 / W			0 13	76
* .	666			0 14	78
	655		•	0 35	74
	653			0 27	. 37
	554	*		0 16	44
r	555			0 03	76
· .	567			0 22	33
	558			0 31	32
	559	•		0 03	36
	560 / ST			0 13	42
	605			00 16	66
	606			00 08	06
	609			00 28	90
•	633			00 00	19
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	610			00 08	*
ξ.γ.	611 .		C	09	08

4874		THE GAZETTE OF INDIA: MAY 14, 2005/VAISAKHA 24, 1927	PART II
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3) अभोर (निरंतर	.)	613	00	94	81
		632	00	89	39
	A.1	614	99	11	17
		616/ %	09	66	41
		615	ÖÖ	21	03
		627	00	32	38
1) कुराल	- 3-0	806	00	67	85
		807	ÖÜ	02	69
		812	00	11	48
		811	00	01	13
		813	00	01	50
		810	ÕÕ	17	76
	•	809	ρο	21	83
		820	00	14	18
		11	ďο	ÐS	85
		9	00	29	87
		6	90	82	71
		. 8	00	18	24
		23	ďΰ	12	59
		24	00	10	17
		25	00	18	87
		28	ΰĎ	17	93
•		43	00	86	01
		42	ÓĐ	14	74
		41	មិថ	08	07
		37	. 00	00	71
		40	00	07	43
		39	00	02	43
		38	00		86
		62	00	10	83
		61	00	10	38
		58	00	12	01
		60,	00	01	32
		59	00	18	38
5) मासर		48 / अ	00	10	84
		49 / व	00	20	94
		49 / अ	00	00	87
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		54	00	16	85
		65	00	28	62
		64	00	06	37
		67	00	. 17	00
	69	00	13	54	

[also n — also 2(n)]	भारत का राजका :	भारत का राजका : नई 14, 2005/बेराब 24, 1927			4875	
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(a) mar (Minter)	71		00	04	18	
	72	The state of the s	00	00	03	
६) क्षेत्र	375		. 00	00	14	
	376		00	10	45	
	376/ =		00	00	05	
	377	-1	00	12	53	
	376	•	00	09	72	
	381		00	13	24	
	380		00	06	76	
	382		00	04	46	
	416	`	00	03	44	
	383	• • • • • • • • • • • • • • • • • • • •	00	00	51.	
	395		00	14	03	
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• • •	411		00	20 .	23	
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	400		00	00	42	
	406		00	01	67	
	401	,	00	13	46	
	402	•	00	05	86	
	202	•	00	43	21	
	204		00	57	07	
	194		00	. 08	52	
<i>r</i>	191 / 🗷	•	00	00	72	
	192		00	01	30	
	185		00	17	37	
	63		00	04	96	
	64		00	17	99	
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•.	88	*	00	. 26	40	
	87		00	00	06	
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	95		00	00	. 24	
	96	in the second se	00	. 02	62	
	86		00	01	27	
	84	•	00	. 00	33	
•	97	ω .	00	19	57	
	. 98		00	06	81	
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THE GAZETTE OF INDIA: MAY 14, 2005/VAISAKHA 24, 1927

PART II-SEC. 3(ii)

16/6 THE GAZETTE OF INDIA: MAY 14, 2005/VAISAKHA 24, 1927						PART II—SEC. 3(1)		
	1		2	3	4	5		
6) गामेठा (निरंतर)	Y	111		00	00	81		
		t 75		00	23	41		
		754		00	13	12		
	•	753		00	10	31		
		752		00	13	52		
		751		00	13	37		
		/50 / ■		00	45	68		
		740		00	00	04		
		739		00	12	27		
") मजातन		597		00	01	20		
		598		00	14	91		
		596	•	00	00	61		
		592		00	11	13		
		599		00	03	78		
		602		00	17	02		
	•	563		00	23	62		
		560 .		00	03	85		
		561	•	00	15	46		
		562	•	oc	04	84		
		559		00	20	68		
		545		00	00	03		
		548		00	24	89		
		546		00	00	08		
	,	547		00	03	00		
		543		00	32	63		
		542	,	0 Õ	25	29		
		619		00	05	72		
		624		00	17	08		
		625		00	23	60		
		634		00	18	91		
		635		00	10	13		
-		631		.00	33	14		
		640		00	00	72		
		641		00	11	45		
		642	,	00	29 -	70		
		644		. 00	02	51		
		645		00	01	15		
		646	•	00	00	69		
	`	648		00	00	60		
B) करग्वडी		241 / अ		00	04	39		
		200		00	07	53		
		199		00	11	63		
		198		00	13	28		
		196	3	00	00	76		

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195	•	,	00	00	64
205			00	21	37
204			99		92
228			00	00	17
227			00	11	90
226	,		00	07	06
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					46
1167 _.			00	02	34
1165			00	19	79
	195 205 204 228 227 226 215 / W 225 216 170 169 164 168 165 845 / ST 684 685 829 828 827 828 827 828 827 828 827 828 827 828 829 828 827 828 829 829 821 820 819 816 812 810 805 805 805 807 795 / ST 796 794 1166	197 195 206 204 228 227 226 215 / W 225 216 170 169 164 168 165 845 / ST 684 685 829 828 827 828 827 828 827 828 821 820 819 816 812 810 809 805 803 802 801 795 / W 796 794 1166	197 195 206 204 228 227 226 215 / W 225 216 170 169 164 168 165 845 / SF 684 685 829 828 827 826 824 829 828 827 826 824 829 828 827 826 824 829 828 827 826 824 829 828 827 826 824 829 828 827 826 824 829 829 821 820 819 816 812 810 809 805 803 802 801 795 / W 795 / SF 796 794 1166	197 195 205 204 204 228 00 227 00 226 215/ W 00 225 216 170 169 170 169 164 106 106 106 106 106 107 108 108 108 108 108 108 108 108 108 108	197 00 17 195 00 00 205 00 21 204 00 14 228 00 00 227 00 11 226 00 07 215/

1		2	3	1 4	5
9) चैकारी (निरंतर)	1174		00	13	70
	1173	-	00	11.	18
	1175	٠.	0,0	98	39
	1176		00	19	31
	1177		00	01	57
	1154		ρq	18	55
	1185		00	04	38

[फा. सं. एल-14014/35/2004-जी.मी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 9th May, 2005

S. O. 1793.— Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 3210 dated 15th December, 2004, issued under subsection (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation natural gas through an interconnection between Jamnagar - Bhopal and Kakinada - Hydrabad - Goa Pipeline by Gas Transportation and Infrastructure Company Limited;

And, whereas copies of the said Gazette notification were made available to the public a_{50} 31st January, 2005;

The objection received from the public to the laying of the Pipeline have been considered and dissolved by the Competent Authority;

And whereas the Competent Authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub section (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And, further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest, on the date of publication of the declaration, in Gas Transportation and Infrastructure Company Limited free from all encumbrances.

Schedule

Mandavthusivtaluk : PADRA	District : VADODARA	State: GWARAT			
Name of Village	Survey No./Sub-Division No.	Area to be acquired for RO			
Section 1995 Section 1995 Section 1995		Hectare	Are	C-Are	
1	2	3	4	, 5 .	
) Danoli	329-B	00	10	77	
	341	00	36	68	
	342	00	32	52	
	340/B	00	12	81	
·	345	OÓ	26	11	
	346	00	25	03	
	312	00	69	64	
	311	00	27	83	
	308	00	00	60	
	307	00	22	60	
•	305	00	02	94	
	306	00	16	87	
	391	, 00	40	42	
	393	00	00 `	40	
	387	00	12	62	
	399/A	00	09	14	
	386/B	00	24	21	
	386/A	00	02	00	
	385	00	27	10	
	384A	00	00	50	
2) Sampla	794	00	21	86	
,	801	00	15	14	
	802	00	23	67	
	804	00	21	98	
	791/A	00	11	19	
•	791/B	00	01	45	
	789	00	54	09	
	788	00	19	50	
	783	00	06	85	
	785	00	13	44	
	738	00	- 34	03	
	819	00	04	24	
	820	00	20	09	
*	821	00	09	93	
	879	00	19	42	
• • •	•				
<u> </u>	822	00	01	11	

1	2	3	4	5
2) Sampla (Contd)	878	00	09	55
	880	00	00	50
	877	00	33	_, 95
	881	00	24	00
	876	00	04	15
	874/B	00	39	55
	849	00	16	16
,	850	00	22	99
	859	00	09	6 6
	858	ÓÔ	0%	65
	855	00	25	99
	854	00	07	36
	853	00	03	43
	553	00	00	40
	554	00	23	74
	550	00	21	58
	556	00	00	40
	545	00	12	52
	557	00	12	83
	544	00	17	81
	543	00	12	83
	288	00	16	50
	289	00	34	42
	348 .	00	00	40
	347	00	32	60
	345	00	00	40
	346	00	20	50
	342	00	00	40
	350	00	00	40
	34 4	00	01	59
	343	. 00	15	62
	341	00	27	59
	338	00	13	88
ı	339	00	16	38
	368	00	20	30
	336	00	34	89
	369	00	01	62
	371	00	14	80
	330	00	04	16
) ABHOR	226	00	02	40
	220	00	53	19
	221	00	00	47

1			2	3	4	5
3) ABHOR (Contd)	v ·	219		00	21	54
		218		00	15	81
		217		00	00	40
		210	* .	00	24	49
•		211		00	09	74
		57 ,		00	08	02
		56	•	00	13	40
		58	· ,	00	09	94
		59		00	21	67
•	•	60	• •	00	24	66
		61/B		- 00	39	78
× (1)	*	61/A		00	49	93
		63	•	00 (01	34
	•	27 A/P1		00	22	32
		62		00 .	04	73
•		26P/1		00	01	98
		24/P1		00	03	54
		23		00	00	~ 40
		762	•	00	01	ै े 3 7
		761		00 ,	04	43
•		763		00	35 _	26
		764	•	00	13	32
		765		00	25	21
		706		00	30	44
ν		704		00	03	50
		703		00	13	50
		702		00	. 12	90
	· · · · · · · · · · · · · · · · · · ·	661		00	04	90
		662		00	08	60
		663	*	00	21	98
		665/A	*	00	13	. 87
	. 4	665/B		00	13	76
		666		00	14	78
7	.20	655		00	35	74
		653		00	27	37
		554		00	16	44
		555		00	03	76
		557	70	00	22	33
•		558		00	31	32
		559		00	03	36
			•	. 00		42
•		560/A		, 00	13	44

1002 ITE OAZET		WM1.4.24. 172		
1	2	3	4	5
3) ABHOR (Contd)	606	00	08	06
	609	00	28	90
	633	00	00	19
	610	00	08	61
	611	00	09	80
	613	00	04	81
	632	00	09	39 ,
,	614	. 00	11	17
	616/C	00	00	41
	615	00	21	03
	627	" 00	32	36
I) KURAL	806	00	07	85
•	807 `	00	02	69
	812	00	11	48
	81 1	00	01	13
	813	00	01	50
	810	00	17	76
	809	00	21	83
	. 820	, 00	14	18
	11	00	03	65
	. 9	00	29	67
	6	00	02	71
	8	00	16	24
	23	00	12	59
	24	00	10	17
	25	00	18	87
	26	00	17	93
	43	00	00	01
	42	00	14	74
	41	00	08	07
	37	00	00	71
	40	00	07	43
	39	00	02	43
,	38	00	22	86
	62	00	10	83
	61	00	10	38
	, 58	00	12	01
	60	00	01	32
	59	00	18	38
AASAR	48/A			
* ANDAN		00	10	84
	49/B	00	20	94
	49/A	00	00	87

1	2	3	4	5
5) MASAR (Contd)	55/A	00	20	80
	54	00	16	85
	65	00	28	62
	64	00	06	37
	67	00	17	00
, · · · ·	69	00	13	54
	70	00.	10	69
. *	71	00	04	18
	72	00	00	03
6) GAMETHA	375	00	00	14
	376	00	10	45
	376/B	00	00	05
	377	00	12	53
	378	00	09	72
	381	00	13	24
	380	00	06	76
	382	,00	04	46
	416	00	03	44
X 20	383	00	.00,	51
	395	00	14	03
	396	00	14	86
	411	. 00	20	23
	413	. 00	05	16
*	410	00	09 /	37
8	408	00	11	33
* *	407	. 00	10	88
	400	00	00 .	42
	406	00	01	67
	401	00	13	46
	402	00	05	86
	202	00	43	21
	204	00	57	07
	194	00	08	52
	191/A	00	00	· 72
	192	00	. 01	30
	185	00	17	
•	63	00	04	96
	64	00	17	99
	66/B	00	08	. 09
•	89	00	08	27
	88	00	26	40
×	87	, 00	00	06.

1		2 .	3	4	5
6) GAMETHA (Contd)	94		00	10	29
	9 5		00	00	24
	96		00	02	62
	86		00	01	27
	84		00	00	33
	97		00	19	57
	98	•	00	06	81
	79		00	02	49
•	110		00	. 05	07
	1 11		00	00	61
	115		00	23	41
	754		00	13	12
	753		00	10	31
	752		00	13	52
	751 ′		00	13	37
	750/B		00	45	68
	740		00	00	04
	739		00	12	27
7) MAJATAN	597		00	01	20
	598		00	14	91
	596		00	00	61
	592		00	11	13
	599		00	03	78
•	602		0 0	17	02
	563		00	23	62
	560		00	03	85
	561		00	15	46
*-	562		00	04	84
	559	× ·	00	' 20	68
	545		00	00	03
*	548		00	24	89
	546		00	00	08
	547		00	03	00
	543		00	32	63
	542		0 0	25	29
	619	•	00	05	72
	624		00	17	08
(<u> 125</u>		00	23	60
	634		00	18	91
	635		00	10	13
	631		00	33	14
	640		00	00	72

भारत का राजपत्र : मई 14, 2005/वैशाख 24, 1927

4.7		
[भाग []—खण्ड 3	(ii)]	

[भाग II—खण्ड 3(ii)]	भारत का राजपत्र : मई 14, 2005/वैशाख 24, 1927					
1	2	3	4	. 5		
7) MAJATAN (Contd)	641	00	11	45		
	642	00.	29	70		
$(\mathbf{x}_{i}, \mathbf{x}_{i}) \in \mathbb{R}^{n} \times \mathbb{R}^{n}$	644	. 00	02	51		
	645	00	01	15 \		
	646	00	00	69		
	648	00	00	60		
8) KARKHADI	241/A	- 00	04	39		
	200	00	07.	53		
	199	00	11	63		
	198	00	13	28		
-ix-	196	00	00	76		
	197	00	17	,17		
4	195	00	00	64		
· · · · · · · · · · · · · · · · · · ·	205	00	`21	37		
	204	00	14	92		
	228	00	00	17		
	227	00	11	90		
	226	00	07	06		
	215/B	. 00	08	41		
-10-	225	00	12	35		
	216	. 00	24	25		
	170	00	39	50		
•	_/ 169	.00	12	47		
	164	00	27	62		
	168	. 00	04	05		
	165	00	21	58		
9) CHOKARI	845/A	00	37	28		
	684	00 .	01	10		
	685	00	10.	86		
	829	00	09	56		
	828	00	07	44		
	827	00	02	66		
•	826	00	. 05	69		
	824	00 .	11	92		
	823	,	06	93		
•	822	00	03	74		
	821	00	00	30		
e (i	820	00	00	14		
· ·	819	00	04	25		
۵.	816	00	10	52		
	812	. 00	00	01		
9,0	810	00	18	71		

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1	2	3	4	5
9) CHOKARI (Contd)	809	00	17	33
	805	90	` 17	16
•	803	00	07	37
	802	00	06	53
	801	00	14	08
	795/B	00	28	55
	795/A	00	09	50
	796	00	00	26
	794	00	14	76
•	1166	00	41	46
•	1167	00	02	34
	1165	σo	19	79
•	1172	00	00	82
	1174	00	13	70
	1173	00	11	18
	1175	00	06	39
	1176	00	19	31
	1177	00	01	57
	1154	00	19	55
	1185	00	04	38

[F. No. L-14014/35/2004-G.P.] S. B. MANDAL, Under Secy.

नई दिल्ली, 10 **मई,** 2005

का आ 1794.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि महाराष्ट्र राज्य में लोनी (पुणे) से पकनी (सोलापुर) तक हज़ारवाडी के रास्ते पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड द्वारा एक विस्तार पाइपलाइन बिछाई जानी चाहिए:

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में जो इस से उपाबद्व अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख़ से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री. एम. वी. विटिनिस, सक्षम प्राधिकारी, मुम्बई-पुणे पाइपलाइन विस्तार परियोजना, हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड, मेगा सेंटर, मगरपटटा, एम ॲन्ड एन विंग, हादापसर-411 028 (पुणे जिला), महाराष्ट्र राज्य को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

	तालूव	ज	: पुरंदर	·		जिला : पुणे	, ·	गुज्य :	महार	ष्ट्र
कम	·						उप-खण्ड		क्षेत्र	फल
सं.	ंगाव व	Ы.	नाम	सर्वे न	बर	गट बंबर	सं.	हेक्टर	एयर	वर्ग मीटर
1		2		3		4	5	6	7	8
1	सोबोरी					143	, · · · · · · · · · · · · · · · · · · ·	00-	21	26
				•		98		. 00	04	08
						96		00	01	14
						248		00	00	75
				<u> </u>		399		00	02	59
				<u>.</u>	-		कुल	00	29	82
2	वनपुरी					370		00	04	26
						355		00	00	90
						: 352		00	08	99
		٠,		· .	<u> </u>		<u>क</u> ुल	00	14	15
3	कुंभारवलण्	Ţ		•		108	ৰ/6	00	09	13
					•00	108	_ ब/10	00	05	46
						109		00	08	56
						111	,	00	06	02
					•		कुल	00	29	17
4	खलद		- 4 -			1395		00	03	98
			•			735		00	06	04
						732		00	04	63
		•				726	,	00	02	36
	(1)					723	•	00	02	49
•						718	•	00	02	52
	-						कुल	00	22	02
5	शिवरी			_		1036	3	00	02	96
			*			833	*	00	06	34
			•	•	-	638(पे)		00	03	68
	· · · · · · · · · · · · · · · · · · ·					(-)	कुल	00	12	98
6	पांगारे					 589	<u> </u>	00	18	28
•			•		•					
	• .					590		00,	68	30
						596	•	00	`16	08
				•		594	<u></u>	00	06	61
	• •					<u> </u>	कुल	01	09	27
7	शिदेवाडी			•		गट नंबर 44 में अस्फालटेड रास्ता	}	00	00	58

तालूका : पुरंदर जिला : पुणे राज्य : महाराष्ट्र						ाष्ट्र	
कम		·_ ~ ·	•	उप-खण्ड		क्षेत्र	फल
सं.	गाव का नाम	ंसर्वे नंबर	गट नंबर	સં.	हेक्टर	एयर	वर्ग मीटर
1	2	3	4	5	6	7	8
	विजेतारी किंग्न		44	_	00	21	74
7	शिंदेवाडी (निरंतर)		88		00	52	23
			87		00	49	52
			गट नंबर ८७ में		00	01	72
			मेटल्ड रास्ता \int		00	0.	
			81		00	20	97
	•	•	79		00	09	54
			78		00	10	33
			63	·	00	15	47
			64		00	02	31
		i	65		00	04	61
		·	66		00	09	18
			67		00	35	31
			57		00	03	07
	,		69		00	01	24
		,	गट नंबर 67 और]				
			57 के बीच में		00	02	28
	Y		अस्फालदेड रास्ता	,			
			55		00	06	41
,			46		00	26	44
			. 56		00.	00	20
			7		00	11	60
			5		00	00	39
			6		00	15	71
			8		00	07	. 99
			174		00	21	06
			175.		00	03	94
			133		00	14	68
			139		00	14	90
			182		00	06	27
			148		00	12	97
			142		00	14	32
	-		143		00	20	73 08
			141	<u></u>	00 04	09 26	79
			152	, 360		_	
8 3	अंगरपाञ		153		00	01	31 35
			156 457		00	03	35 20
			157		. 00	00 07	53
			154		00 00		90
			155			02 06	41
			158		00	06	41

तालूका : पुरंदर		जिला : पुणे	7	ाज्य :	महारा	ष्ट्र
कम गाव का बाम सर्वे बंबर			उप-खण्ड		क्षेत्र	फल
ें गाव का बाम सं.	सव बबर	गट नंबर	- ਦਾਂ.	हेक्टर	एयर	वर्ग मीटर
1 2	,3	4	5	6	7	8
8 खेंगरेवाडी (बिरंतर)		159		00	00	20
		160		00	00	20
		गट नंबर 170 में]			
· · · · · · · · · · · · · · · · · · ·		मेटल्ड रास्ता	}	00	02	42
	•	170	, .	. 00	28	81
		168		00	00	20
		72	•	00	07	71
		. 181		00	04	42
		186	•	00	04	95
		182		00	04	02
		183	•	00	09	21
		185		00	00	20
		184		. 00	04	23
, ;		•	• कुल	00	88	27
9 परिंचे	•	2138		00	01	46
		2150		00	03	72
•	`	2151		00	80	66
		2152		00	03	54
		2155		00 ·	06	37
•	,	2154		00	12	51
		2156		00	04	96
•	- ·	2157		00	00	51
	•	2153		00	07	07
		2165		00	05	24
		2164	t	00	04	89
		2163		00	04	09
		2162	•	00	01	14
		2161		00	06	62
N .		2160		00	04	81
		2159		00	06	10
		2206		00	02	82
		2209		00	03	31
		2212		00	10	25
•		2225		0 0	04	89
•		2260		00	16	67
		2238		00	06	64
	•	2303		00	09	94

तालूका : पुरंदर			जिला : पुणे	7	राज्यः महाराष्ट्र				
कम	7112 251 717 1	सर्वे नंबर		उप-खण्ड	क्षेत्रफल				
सं.	गाव का नाम	सव नबर	गट नंबर	સં.	हेक्टर	एयर	वर्ग मीटर		
1	2	3	4	5	6	7	8		
9	परिंचे (निरंतर)		2356		00	06	54		
			2571		00	06	52		
			2643		00	01	98		
			2642		00	02	68		
			2626		00	01	31		
			2627		00.	01	11		
			2628		00	01	12		
			2639		00	05	25		
	×		2738		00	01	57		
			2732		00	13	65		
			2733		00	04	47		
			2734		00	00	20		
			3109		00	05	23		
		·	3136		00	73	43		
				कुल	02	61	27		
10	हरणी		79		00	00	60		
			1 1		00	35	18		
			923		00	00	94:		
			891		00	07	00		
		•	893		00	05	34		
			674		. 00	00	33		
	·		718	कल	00	01	38		
	वीर	·		कुल	00_	50	77		
11	વાર		1789		00	04	63		
	-		1796		00	02	16 50		
			1797 1804		00	01 05	53 96		
	·		1824		00	16	48		
			1825		00	12	96		
			· ·	कुल	00	43	72		
3	मांडकी		1480		00	05	80		
			1306		00	00	95		
			1308		00	01	09		
			940		00	12	19		
				कुल	00	20	03		
13 7	जेअुर		1129		00	01	61		
			1123		00	04	77		
	The state of the s	-	1118		00	06	24		

	तालूका : पुरंदर		जिला : पुणे		राज्य :	महार	ाष्ट्र
कम	गाव का नाम	सर्वे नंबर	गट नंबर	उप–खण्ड		क्षत्र	फल
सं.			शट जबर	सं.	हेक्टर	एयर	वर्ग मीट
1	2	3	4	5	6	.7	8
13 ਚੌ	ोअुर (बिरंतर)		1116		00	07	87
	•		. 1000		. 00	03	57 -
			. 851		00	06	42
	• 0		852		00	02	66
		· .	576		. 00	06	73
			597		00	19	75
			593		00	01	02
			594		00	00	61
			595	•	00 .	00	72
	· .		579	•	00	00	47
	- 3	<u>. </u>	575	,	00	14	58
				कुल	00	77	02

[फा. सं. आर-31015/25/2004-ओ.आर-॥] हरीश कुमार, अवर सचिव

New Delhi, the 10th May, 2005

S. O. 1794.— Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Loni (Pune) to Pakni (Solapur) via Hazarwadi in the State of Maharashtra, an extension pipeline should be laid by Hindustan Petroleum Corporation Limited:

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the **\$**chedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said Schedule, may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri M.V.Chitnis, Competent Authority, Mumbai-Pune Pipeline Extension Project, Hindustan Petroleum Corporation Limited, Mega Center, Magarpatta – M&N Wing, Hadapsar – 411 028, Pune District, Maharashtra.

SCHEDULE

Taluka : PURANDHA	IR [District : PUNE	State	ITRA			
Sr. Name of the			Sub-Division	Area ·			
No. Village	Survey No.	Gat No.	No.	Hectare	Are	Sq.mt	
1 2	3	4	5	6	7	8	
1 SONORI	-	143		00	21	26	
	•	98		00	04	08	
		9 6		00	01	14	
		248		00	00	75	
		399		00	02	59	
			Total	00	29	82	
2 VANPURI		370		00	04	26	
•		355		00	00	90	
*	_	352		00	80	99	
			Total	00	14	15	
3 KUMBHARVALAN		108	B/6	00	09	13	
		108	B/10	00	05	46	
		109		00	80	56	
		111		00	06	02	
			Total	00	29	17	
4 KHALAD		1395		00	.03	98	
		735		00	0 6	04	
		732	•	00	04	63	
		726		00	02	36	
		723		00	02	49	
	``	718		00	02	52	
			Total	00	22	02	
5 SHIVARI		1036		00	02	96	
		833		00	06	34	
		638(P)		00	03_	68	
			Total	00	12	98	
6 PANGARE	-	589	•	00	18	28	
		590		00	68	30	
		596		00	16	08	
		594		00	06	61	
, ×			Total	01	09	27	
7 SHINDEWADI	,	Asphalted Road in Gat No. 44	}	00	00	58	
		44	`	00	21	74	
	•	88		00	52	23	
		87		00	49	52	

1 2 3 4 5 6 7 8	Taluka : PURANDHAR D			District : PUNE	State	: MAHARASHTRA			
No. Village Survey No. Gat No. No. Hectare Are Sq.m 1 2 3 4 5 6 7 8	Sr	Sr. Name of the				Sub-Division		Area	
7 SHINDEWADI (Contd.) Metalled Road in Gat No. 87			Survey	No.	Gat No.			Are	Sq.mt
SHINDEWADI (Conta.) Gat No. 87	1	2	. 3				6	7	8
81	7	SHINDEWADI (Con	td.)			}	00	01	72
79 00 09 54 78 00 10 33 63 00 15 47 64 00 02 31 65 00 04 61 66 00 09 18 67 00 35 31 57 00 03 07 69 00 01 24 Asphalted Road in between Gat No. 67 & 57 55 00 06 41 46 00 02 28 No. 67 & 57 55 00 06 44 56 00 00 20 7 00 11 60 5 00 00 39 6 00 01 12 8 00 00 12 9 18 174 00 01 18 00 07 99 174 00 03 94 133 00 14 98 139 00 14 98 139 00 14 90 182 00 06 27 148 00 12 97 148 00 12 97 148 00 12 97 149 00 09 08 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 25 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 25						J			
78									
63			÷						
64 00 02 31 65 00 04 61 66 00 09 18 67 00 35 31 57 00 03 07 69 00 01 24 Asphalted Road in between Gat No. 67 & 57 55 00 06 41 46 00 26 44 56 00 00 20 7 00 11 60 5 00 00 39 6 00 15 71 8 00 07 99 174 00 21 06 175 00 03 94 133 00 14 68 139 00 14 68 139 00 14 68 139 00 14 68 139 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 22 154 00 07 53 157 00 00 22 154 00 07 53		•				•			
65									
66				•					
67									
ST									
Asphalted Road in between Gat No. 67 & 57									
Asphalted Road in between Gat No. 67 & 57					1 '				
in between Gat No. 67 & 57 55 00 06 41 46 00 26 44 56 00 00 20 7 00 11 60 5 00 00 39 6 00 15 71 8 00 07 99 174 00 11 68 133 00 14 68 139 00 14 68 139 00 14 68 139 00 14 68 139 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53			•			1	00	01	24
No. 67 & 57 55 00 06 41 46 00 26 44 56 00 00 20 7 00 11 60 5 00 00 39 6 00 15 71 8 00 07 99 174 00 21 06 175 00 03 94 133 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90		•				}	00	02	28
555 00 06 41 46 00 26 44 566 00 00 20 7 00 11 60 5 00 00 39 6 00 15 71 8 00 07 99 174 00 21 06 175 00 03 94 133 00 14 68 139 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90		•				J	00	UZ	. 20
46			•				.00	06	41
56									
7 00 11 60 5 00 00 39 6 00 15 71 8 00 07 99 174 00 21 06 175 00 03 94 133 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90		<u> </u>	•						
5 00 00 39 6 00 15 71 8 00 07 99 174 00 21 06 175 00 03 94 133 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 141 00 09 08 156 00 03 35 157 00 00 20 154 155 00 02 90 154 155 00 02 90 154 155 00 02 90 155 00 02 90 155 00 02 90 155 155 100 00 00 00 00									
6 00 15 71 8 00 07 99 174 00 21 06 175 00 03 94 133 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90									
8					6				
174 00 21 06 175 00 03 94 133 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90			•						
175 00 03 94 133 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90									
133 00 14 68 139 00 14 90 182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90					• •				
139			•						
182 00 06 27 148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90		,			•				
148 00 12 97 142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90									
142 00 14 32 143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90									
143 00 20 73 141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90									
141 00 09 08 Total 04 26 79 8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90		•							
KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90					143		00	20	73
8 KHENGREWADI 153 00 01 31 156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90		*			141		00	09	
156 00 03 35 157 00 00 20 154 00 07 53 155 00 02 90					÷ .	Total	04	26	79·
157 00 00 20 154 00 07 53 155 00 02 90	8	KHENGREWADI			153	•	00	01	31
154 00 07 53 155 00 02 90		1			156	-	. 00	03	35
154 00 07 53 155 00 02 90					157		00 .	00	20
155 00 02 90					154		00	07	53
						,	00	02	90
158 00 06 41			•		158				41

Taluka : PURANDHAR			D	District : PUNE State : MAHARASHT				
Sr.	Name of the	0		0-41	Sub-Division		Area	
No.	Village	Survey	NO.	Gat No.	No.	Hectare	Are	Sq.mt
1	2	3		4	5	6	7	8
8	KHENGREWADI (C	ontd.)		159		00	00	20
	•			160	_	00	00	20
				Metalled Road in Gat No. 170	}	00	02	42
	,			170		00	28	81
				168		00	00	20
				72		00	07	71
				181		00	04	42
				186		00	04	95
				182		00	04	02
				183		00	09	21
				185		00	00	20
г	<u> </u>			184	Total	00_	04 88	23 2 7
				0.100	Total	00	_	
9	PARINCHE			2138		00	01	46
				2150		00	03	72
				2151		00	80	66
				2152		00	03	54
				2155		00	06	37
				2154		00	12	51
				2156 *		00	04	96
				2157		00	00	51
				2153		00	07	07
				2165		00	05	24
				2164		00	04	8 9
				2163		00	04	09
				2162		00	01	14
				2161		00	06	62
				2160		00	04	81
				2159		00	06	10
				2206		00	02	82
				2209		00	03	31
				2212	,	00	10	25
				2225		00	04	89
				2260		00	16	67
				2238		00	06	64
				2303		00	09	94

Taluka : PURANDHAR			istrict : PUNE	e: MAHARASHTRA			
Sr.	Name of the			Sub-Division		Area	
No.	Village	Survey No.	Gat No.	No.	Hectare	Are	Sq.mt
1	2	3	4	5	6	7_	8
9	PARINCHE (Contd.))	2356		. 00	06	54
•			2571		00	.06	52
			2643		00	01	98
			2642		00	02	68
			2626		00	01	31
			-2627		00	01	11
			2628		00	01	12
			2639		00	05	25
			2738		. 00	01	57
			2732		00	13	65
			2733		00	04	47
			2734		00	00	20
			3109		00	05	23
		* +	3136		00	73	43
				Total	02	⁻ 61	27
10 F	IARNI		79		00	00	60
			11		00	35	18
			923		00	00	94
			891		00	07	00
			893		00	05	34
	,		674		00	00	33 .
			718		00	01	38
				Total	00	50	77
11 V	/IR		1789		00	04	63
			1796		00	02	16
			1797		00	01	53
			1804		00	05	96
			1824		00	16	48
			1825	ý.	00	12	96
		4		Total	00	43	72
12 N	IANDKI		1480		00	05	80
			1306		00	00	95
			1308		00	01	09
			940		00	12	19
				Total	00	20	03
13 J	EUR		1129		00	01	61
			1123		00 .	04	.77
			1118		00	06	24
``		-					

Та	luka : PURANDHAI	R D	istrict : PUNE	State	State: MAHARASHTRA				
Sr.	Name of the		No. Gat No.	Sub-Division	Area				
No.	Village	Survey No.		No.	Hectare	Are	Sq.mt		
1	2	3	4-	5	6	7	8		
13	JEUR (Contd.)		1116		00	07	87		
			1000		00	03	57		
			8 51		00	06	42		
			852		00	02	66		
			576		00	06	73		
			597		00	19	75		
			593		00 -	01	02		
			594		00	00	61		
			5 95		00	00	72		
			579		00	00	47		
	S 4- 1		5 75		00	14	58		
				Total	00	77	02		

[No. R-31015/25/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 10 मई, 2005

का. आ. 1795.— केन्द्रीय सरकार ने पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का. आ. 156 दिनांक 11.01.2005 द्वारा पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनयम, 1962 (1962 का 50) की धारा 3 की उप-धारा (1) के अधीन अधिसूचना प्रकाशित कर, ब्यावर से चित्तौड्गढ़ तक पैट्रोलियम उत्पादों के परिवहन के लिए ''सिद्धपुर-सांगानेर पाइपलाइन से चित्तौड्गढ़ तक ब्रान्य लाईन'' के कार्यान्वयन हेतु एक शाखा पाइपलाइन बिछाने के लिये उक्त अधिसूचना में विनिर्दिष्ट तहसील मांडल, जिला भीलवाड़ा, राजस्थान राज्य की भूमि अधिसूचित की थी।

और उक्त अधिसूचना की प्रतियाँ जनता को दिनांक 02.02.2005 तक उपलब्ध करा दी गई थी ।

और उक्त अधिनियम की धारा 6 की उप-धारा (1) के अनुसरण में सक्षम प्राधिकारी, राजस्थान, ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है । और, केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अतः, अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उप-धारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए घोषणा करती है कि इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाता है ।

और केन्द्रीय सरकार, उक्त अधिनियमें की धारा 6 की उप-धारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह निदेश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय सभी विल्लंगमों से मुक्त होकर[/] इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा ।

अनुसूची

तहसील ः मांडल	जिलाः भीलवाडा	ं राज	न्यः राजर	यान
गांव का नाम	खसरा सख्या		क्षेत्रफल	<u>·</u>
णाप प्राणाम	બુલેલ લખ્યા	हेक्टेयर	ं एयर	वर्ग मीटर
. 1	2	3	. 4	5
हिसणियां	1188	0	03	90
	1187	0	36	50
-30-	1200	0	0.5	1 0
	1214	0	0.5	80
	1216	0	02	30
	1213 .	0	09	60
	1222	0	00	30
	1225	0	03	40
× 1	1224	0 .	08	90
	1235	0	09	20
	1247	0	.00	20
,	1236	0	09	50
*	1242	0.	04	50
	1241	0	12	50
	1239	0	0 1	80
	1317	0	06	70
	1.315	0	00	60
•	1316	0	07	50
	1325	0	11	80
,	1326	0	0.0	80
	1327	0 ·	01	20
	1309	0-	8 0	70
	2026/1310	0	04	10
	1981/1300	.0	16	20
	1300	0	1 1	40
	1302	0	20	70
	1786	0	22	20
* .	1823	0	10	60
	1824	0	0.0	60
	1822	0	10	20

तहसील : मांडल	जिलाः भीलवाङ्ग	राज	न्य ः राजस	राजस्यान	
गांव का नाम	खसरा सख्या		क्षेत्रफल		
	,	हेक्टेयर	एयर.	वर्ग मीटर	
1	2	3	4	5	
	1839	0	08	90	
	1836	0	00	20	
	1850	. 0	10	1 0	
	1838	0	0 0	20	
	1851	0	0 5	40	
	1852	0	04	00	
·	1847	0	1 1	40	
· **	1899	0	09	30	
	1903	0	00	20	
	1900	0	02	90	
	1902	0	09	80	
	1930	0	05	60	
	1923	0	16	10	
·	1919	0	10	70	
	1925	0	00	20	
	1918	0	07	40	
	1914मिन	0	00	20	
	1965	0	00	30	
	1967	0	00	20	
	2057/1989	0	17	30	
	1968	0	0 1	70	
सोदानपुरा	104	0	03	70	
	103	0	0.8	70	
	1 1 0	0	0 1	10	
	102	0	00	30	
	111	0	09	30	
	116	0	02	90	
	1 1 5	0	06	1.0	
	504/124मिन	0	00	50	
	1 2 2	0	0 1	50	
1	7 21	0	8 0	10	
	506/124मिन	0	05	30	

तहसीलः माहल	जिलाः भीलवाहा	्र राज्	य ः राजस्थान	
गांव का नाम	खसरा सख्या	` :	क्षेत्रफल	· ·
ond dy one	अंतरा सञ्चा	हेक्टेयर	एयर	वर्ग मीटर
1	2	3 .	4	5
	507/126	,0	05	40
	128	0	16	50
	140/1	0	12	90
	1.42	. 0	00	20
·	ा ४०मिन	0	09	40
**	139	0	04	70
	141	0	0.5	50
•	152	0	00	20
-	246	0	02	10
*	295	0	0 1	- 00
	296	0	00	30
	294	0	10	20
	459/283	0	00	20
	283मिन	0	08	10
<u>.</u>	453/283	0	03	50
	282	0	01	10
	2 7 5	0	05	0.0
	274	0 -	00	90
* .	276	0 ,	04	60
-	277	0	00	60
	273	0	04	60
0.5	255मिन	. 0	04	20
	270	0	10	1.0
	258/1	0	0.0	20
	2 5 8 मिन	0	04	30
	326मिन	0	00	20
	268	0	09	90
•	267	. 0	02	80
· ·	266	0 . ,	00	20
	327	0	03	90
* * *	234	0	00	60
	329	0.	00	20
	<u> </u>			

तहसील : मांडल	जिलाः भीलवाङ्ग	राज्य ः राजस्थान		
गांव का नाम	खसरा सख्या		क्षेत्रफल	
·		हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
,	328	0	02	70 50
	330	0	01	50
	233	0	06	10
·	232	0	02	00
	392/231/1	0	1.0	6.0
	392/231/2	. 0	10	60
	392/231मिन			
	393/231/1	. 0	. 07	50
	393/231मिन र्	_		
	230	0	00	20
	231/1	0	16	00
	218	0	12	50
	217	0	8 0	70
	216	0	09	00
	215	0	1 5	70
	214	0	04	50
	192	0	1 2	60
	• 191.	0	10	40
	190	0	02	90
× 0	438/188	0	20	60
भगवानपुरा	1344	0	19	40
	4767/1345	0	0 1	00
	1345	0	0 0	20
	1354	0	1 5	00
	1353	0	14	70
	1359	0	03	60
•	1360	0	1 4	00
	1349	0	1 5	70
	1361	0	0.0	30
	2 ز	0	24	60
	1364	0	1 2	00
	1366	0	1 0	70

तहसील : मांडल	जिलाः भीलवाइा	राज	य ः राजर	यान
	· ·		क्षेत्रफल	_
गांव का नाम	खसरा सख्या	हेक्टेयर	एयर	वर्ग मीटर
-1	2	3,	4	5
	1367मिन	0	10	50
	1367/1	O	05	40
	1466	0	26	· 20
	1439	, 0 ,	0 1	20
	4878/1429	0	03	80
	1525	, 0	06	30
	1524	0	16	20
	1612	0	19	50
	1611	0	06	10
	1610	0	02	30
7	1626	0	· 13	30
	1627	0	00	20
	4780/1599	0	00	20
*	4928/1598	0	23	80
	1598	0.	02.	20
	1597	. 0	1.1	20
	1593	. 0	06	20
	1594	0	06	40
	1568	0	27	00
	1998	0	00	20
	1999	. 0	10	80
	4770/2000	0	0 1	50
	2000	0	22	00
500	2001	0	80	70
	2002	0	00	. 20
	2003	O.	13	00
	4759/2080	0	04	20
	2080	0	15	60
	2087	0	00	20
	4880/2103	0 .	0.0	40
	5170/2103	0	00	90
	2088	0	05	90

तहसील : मांडल	जिलाः भीलवादा	रा	न्य : राजस	यान	
गांव का नाम	खसरा सख्या		क्षेत्रफल		
ाच का जाम	अंशरी राज्या	हेक्टेयर	एयर	वर्ग मीटर	
1	2	3	4	5 .	
	5188/2089	0	05	90	
	2089	0	02	70	
	2090	0	16	50	
	2067	0	0 1	20	
	2093	0	0 1	80	
	2094	0	00	20	
	2092	0	02	50	
	2191	0	03	30	
	2192	0	09	00	
	2204	0	00	80	
	2193	0	00	70	
	2194	0	8 0	10	
	2205	0	0.2	40	
	2200	0	02	80	
	2195	0	06	80	
	2199	0	04	80	
	2198	0	06	20	
	2214	0	00	20	
	2371	0	0 1	40	
	2368	0	04	60	
	2367	0	00	40	
	2369	0	06	60	
	2370	0	13	80	
	2360	0	12	10	
	2358	0	0 1	20	
÷ ·	2357	0	08	70	
	2356	0	00	20	
	2355	0	02	10	
	2354	0	10	0 0	
. *	2351	0	0 1	90	
• *	2350	0	16	10	
	2417	0	1 1	80	
	· ·				

तहसील : मांडल	जिलाः भीलवाडा	राज	न्य : राजर	ऱ्यान
गांव का नाम		क्षेत्रफल		
ात का बाब	खसरा संख्या	हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
सूरजपुरा	2	0	01	90
	1	0	0.0	80
	4	0 ,	04	10
	5	0	02	20
	775/6	0	14	50
· ·	8	0	01	00
•	7	0,	32	0.0
-36	17	0	80	70
	154	0	05	20
•	153	0	00	40
	184	0	07	40
*	185	0	15	50
	188	0	10	30
	187	0	0.1	70
	181	Q Q	02	30
	180	• 0	03	50
8	196	0 -	01	10
	205	0	11	7.0
	206	. 0.	0.5	30
• • • • • • • • • • • • • • • • • • •	207	0	11	40
	210	0	06	00
	308	Ó	1 3	20
	307	0	04	90
	306	0	03	6.0
	304	0	. 00	20
	305	0	03	30
	302	0	03	30
, i	301	0	07	40
	295	0	00	80
	354	0	00	70
•	294	0	03	40
	292	0	05	90

तहसील : मांडल	जिलाः भीलवाड़ा	राज्य ः राजस्यान		
गांव का नाम	खसरा सख्या		क्षेत्रफल	<u> </u>
णांच का नान	असरा सच्या	हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
,	293	0	03	20
	733/284	0	02	10
•	284	0	02	40
	286	0	00	. 20
	282	0	02	30
	285	0	02	70
	281	0	02	40
	280	0	0 1	20
	278	0	00	20
	279	0	03	30
	380	0	04	20
	16	0	00	20
	300	0	00	20
भीमिइयास	718	0	00	20
	719	0	0 1	20
	720	0	06	10
	722	0	21	10
	723	0	00	80
	724	0	04	90
	725	0	02	20
	. 729	0	1.1	00
	733	0	10	40
•	741	0	0 1	00
	739	0	0 1	30
•	740	0	11	30
	744	0	00	20
	745	0	06	30
	757	0	05	60
	758	0	00	20
	756	0	1 0	70
•	760 ·	0	02	30
	761	0	06	00

तहसील + मांडल	जिलाः भीलवाहा	जिलाः भीलवाहा राज्यः राज			
गांव का माम	खसरा सख्या		क्षेत्रफल		
9114 471 91191		हेक्टेयर	एयर	वर्ग मीटर	
1	2	3	• 4	5	
	883	0	0.9	40	
	886	0	02	00	
	885	0	05	30	
	884	0	06	70	
•,	877	0	1 0	80	
	875	Ö	07	70	
	869	0	00	20	
	870	0	8 0	0.0	
	871	0	03	40	
	873	0	00	30	
	847	0	07	90	
	846	0	03 🚅	80	
$\label{eq:continuous} \left(\frac{1}{2} - \frac{1}{2} + \frac{1}{2} +$	845	0 ·	02	60	
	1480/846	0	0.0	40	
	834	. 0	07	70	
	844	0	02	10	
	835	0	07	00	
	836	0	00	- 20	
	832	0	01	70	
8	831	0	05	80	
	830	Ö	10	80	
	1522/1022	0	08	40	
	1014	O	00	20	
	1021	0	04	00	
	1018	0	10	80	
	1020	0	18	10	
	1138	0	07	40	
•	1162	0	02	70	
राजपुरा	11	0	00	20	
3 .	12	0	10	80	
*	21	0	04	40	
	17	0	17	70	

तहसील : गांडल	जिलाः भीलवाहा	भीलवाहा राज्य : राजर		
गांव का नाम	खसरा सख्या	क्षेत्रफल		
•		हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
	19	0	01	30
et m	18	0	02	70
— 1	20	0	03	90
योबकाखेड़ा	1 9	0	12	40
	16	0	00	70
	183/20	0	39	50
	15/1	0	00	60
*	1 5/2	. 0	25	60
	27.	0	07	40
i), i	28	0	14	30
. •	30	0	00	40
•	31	0	0 1	10
	32	0	1 1	20
	33	0	09	80
,	104	0	1 2	60
	115	0	29	30
	114	0	07	40
	174/114	0	09	70
	189/110	0	04	50
	190/148	0	1 1	40
याबोला	320	0	16	20
	343	0	00	40
	342	0	03	70
	341	0	06	30
	321	0	8 0	00
•	313	0	03	40
	312	0	17	20
	311	0	14	40
	310	0	12	20
	309	0	28	80
	324	0	04	20
***	325	0	00	80

तहसील : गांडल	जिलाः भीलवाडा	राज्यः राजस्यान			
गांव का नाम	खसरा सख्या		क्षेत्रफल	न	
		हेक्टेयर.	एयर	वर्ग मीटर	
1	2	3	4	5	
	865	0	06	60	
•	1237/868	0	8 0	90	
	875	0	18	50	
	876	0	1 3	70	
	1220/876	0	10	80	
	904	.0	08	50	
	903	0	8 0	10	
	902	0	08	60	
. "	1193/902	0	06	60	
	899	0	00	40	
	906	. 0	20	40	
	895	0	. 11	6.0	
*	894	0.	0.0	20	
•	937	0	05	20	
Y	908	0	04	30	
	909	0	12	60	
+ .	910	0	05	20	
	911	0	13	00	
	913	0	11	60	
	925	0	23	90	
	920	, O	3.9	00	
	1127	0	01	8.0	
भालड़ीखेड़ा	297	0	17	60	
	300	0	0.9	00	
,	298	0	08	0.0	
•	301	0	11	00	
1	304मिन	0	07	10	
•	338/1	. 0	07	10	
	338मिन	0	02	00	
	337	. 0	02	70	
	403	0	0.5	90	
· ·	404	0.	02	00	
	+ - +		<u> </u>		

तहसील : मांडल	जिलाः भीलवाइा	राज्य : राजस्थान		
गांव का नाम	खसरा सख्या		क्षेत्रफल	
	·	हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
	402	0	01	20
	400	0	08	90
	407	0	0 0	20
	399	0	0 0	3 0
	408	0	08	60
	406	0	0 0	. 90
	419	0	05	10
•	410	0	06	00
	418	0	16	10
	417	0	03	50
	653	0	10	30
	625	0	13	00
	624	0	00	20
	627	0	1 5	60
	633	0	00	20
	632	0	0 1	40
	631	0	30	40
	630	0	0 1	10
	638	0	02	30
भादू	2855/1320	0	16	70
	2850/1320	0	26	30
	2901/1 32 0	0	17	1 0
	2985/1320	0	16	70
	2984/1320	0	03	50
	2982/1320	0	20	40
· ·	1298	0	1 5	20
	1308	0	00	60
	1299	0	04	20
	1300	0	07	60
	1301	0	02	00
1	18	0	19	80
	1 9	0	02	00

तहसील : गाइल	जिलाः श्रीलवाङ्ग		राज्य ः राजस्थान		
	खसरा सख्या		क्षेत्रफल		
गांव का नाम	अंतरा तज्या	हेक्टेयर	एयर	वर्ग मीटर	
1	2	3	4	5	
	158	0	00	80	
	159	0	10	1 0	
· ·	155	0 -	00	20	
	161	0	07	10	
	162/1	0	00	20	
	163	0	09	70	
	165	0	0 1	50	
	170	0	09	00	
. 121	169	0	03	80	
	168	0	03	90	
	167	0	02	20	
	199	0	O O ,	50	
	480	0	23	30	
*	477	Q	07	40	
	476	0	11	70	
9	475	0	00	20	
• %	518	0	. 02	80	
	523	0	00	30	
	524	0 ·	10	80	
	5,26	Ó	01	30	
	527	0	06	70	
	529	. 0	02	90	
	573	0	07	20	
•	572	· . 0	13	40	
	571	0	08	90	
,	576	o	04	50	
. *	567	. 0	08	20	
	5,6,6	0	11	60	
	613	. 0	00	20	
•	614	0	03	00	
		0	00	20	
	612			10	
_	615	ó	07	10	

गांव का नाम खसरा सख्या क्षेत्रफल हेक्टेयर एयर वर्ग मीट 1 2 3 4 5 616 0 09 50 627 0 08 90 617 0 03 80 625 0 09 00 622 0 00 20 630 0 00 20 624 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 780 0 18 00 783 0 00 20 784 0 04 50 785 0 09 20 790 0 00 20 790 0 00	तहसील : मांडल	जिलाः भीलवाइा	राज्य : राजस्यान		
	गांव का नाम	खसरा सख्या			
616 0 09 50 627 0 08 90 617 0 03 80 625 0 09 00 622 0 00 20 623 0 00 20 630 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 785 0 09 20					वर्ग मीटर
627 0 08 90 617 0 03 80 625 0 09 00 622 0 00 20 623 0 00 20 630 0 00 20 624 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 785 0 09 20 790 0 00 20	1				
617 0 03 80 625 0 09 00 622 0 00 20 623 0 00 20 630 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 785 0 09 20 790 0 00 20					
625 0 09 00 622 0 00 20 623 0 00 20 630 0 00 20 624 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20	•				
622 0 00 20 623 0 00 20 630 0 00 20 624 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20					
623 0 00 20 630 0 00 20 624 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20					
630 0 00 20 624 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20					
624 0 04 80 631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20					
631 0 07 70 731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20					
731 0 00 40 729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20					
729 0 00 20 735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20		•	0		70
735 0 14 20 777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20	•	731	0	00	40
777 0 16 30 778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20		729	0	00	20
778 0 02 70 780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20		735	0	14	20
780 0 18 00 783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20	•	777	Ò	16	30
783 0 00 20 784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20		778	0	02	70
784 0 04 50 786 0 01 90 785 0 09 20 790 0 00 20		780	0	18	00
786 0 01 90 785 0 09 20 790 0 00 20		783	0	00	20
785 0 09 20 790 0 00 20		784	0	04	50
790 0 00 20		786	0	0 1	90
		785	0	09	20
791 0 13 90		790	0	00	20
		791	0	13	90
792 0 03 10		792	0	03	10
793 0 09 70		793	0	09	70
797 0 16 40		797	0	16	40
796 · 0 11 20		796	0	1 1	20
795 0 03 10		795	0	03	10
2934/704 0 06 60		2934/704	0	06	60
2862/2290 0 04 20		2862/2290	0	04	20
2821/2290 0 06 50		2821/2290	0	06	50
2914/2290 0 10 80		2914/2290	. 0	10	80
2916/2290 0 23 00		2916/2290	0	23	00
2926/2290 0 43 40		2926/2290	0	43	40

तहसील : मांडल	जिलाः भीलवाहा	राज्य : राजस्यान		
गांव का नाम	खसरा सख्या	क्षेत्रफल		
,		हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
-9	2840/2290	0	19	. 80
	2837/2290	0	3,8	90
	2853/2290	0	30	10
	2924/2290	0	24	30
	2292मिन	0 ·	07	50
	2834/2292	0	12	90
	2684/2292	0	1 1	20
घोड़ास	1806	0	02	70
	1807	0	18	40
	1809	0	07	30
	1810	0	04	60
ı	1803	0	1 1	10
•	2073/1	. 0	00	40
•	2128	0	00	40
	2133	Ö	0 5	90
	2134	0 .	08	, 60
	2136	0	00	70
	2135	0	12	40
No. of the second secon	2149	0	1 1	20
	2148	0	00	20
	2155	0	10	40
	2161/1	0	00	20
	2162	0	11	70
	2178	0	00	50
	2177	0	04	70
	2176	.0	07	80
	2175	0	00	20
9	2173	0	10	70
	2216	0	0.5	60
	2218	0	0 1	00
	2217		06	10
	2274/1	0	00	60

तहसील : मांडल	जिलाः भीलवाइा	राज	न्य ः राजर	यान
गांव का नाम	खसरा सख्या	•	क्षेत्रफल	
		हेक्टेयर	एयर	वर्ग मीटर
1	. 2	3	4	5
	2274/2	0	04	80
	2288	0	0 Ò	90
	2289	0	02	60
	2291	0	06	20
	2302	0	07	20
•	2303	0	0 1	00
	2318	0	06	10
	2317	0	03	80
	2319	0	09	10
	2320	0	02	50
	2321	0	04	40
	2334/1	0	0 1	80
	2333	0	04	00
	2332	0	05	80
	2348/1	0	04	70
. *	2348/2	0	00	20
	2349	0	05	40
	2350	0	09	50
	2358	0	0 1	00
V	2352	0	00	30
	2351	0	0.8	20
पीयास	153	0	0 1	40
	152	0	00	20
,	154	0	28	80
	155	0	07	80
	108	0	09	90
	107	0	09	60
	113	. 0	00	50
	112	0	02	80
,	56	0	0 1	60
	57	0	10	20
	62	0	14	40
	·	<u>.</u>		

तहसील ! मांडल	जिलाः भीलवाहा	, रा	राज्य ः राजस्थान			
गांव का नाम	खसरा संख्या		क्षेत्रफल			
ond do one		हेक्ट्रेयर	एयर	वर्ग मीटर		
1	2	3	4	5		
	6 1	· O	1 1	20		
	590	0	13、	50		
	593	0	12	50		
	594	0	04	70		
,	596	O	18	60		
	693	. 0	0 1	30		
	604	0	06	30		
	689	0	07	00		
*	688	. 0	09	30		
***	687	0	00	2.0		
	682	0	00	80 %		
	683	0	* 06	70		
¥ 1	674	0	10	20		
	754	0	00	20		
	755	. 0	04	40		
: -	757	0	07	30		
	761	. 0	80	20		
	774	0	00	80		
. *	789	0	08	5.0		
	791	0	00	20		
-	788	0	08	20		
	786	0	00	30		
	797	0	0 1	0.0		
	795	0	. 00	20		
X.	798	0	06	00		
	799	0 -	07	10		
·.	796	0	. 01	10		
	800	Q.	00	20		
•	2134	. 0 .	1 2	10		
	2142	0	00	20		
	2149	0	04	30		
	2150	'. 0	80	70		

तहसील : मांडल	जिलाः भीलवाडा	राज्य ः राजस्यान		
गांव का नाम	खसरा सख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
	2151	n	02	10
	2153	0	06	40
	2152	0	13	50
*	2179	0	05	40
	2191	0	80	7 0
(2159	0	00	20
ų.	2192	0	09	80
	2262	0	80	30
	2264	0	00	80
	2263	0	10	50
	2259	0	09	40
	2254	0	15	90
	2252	0	12	00
	2251	0	08	30
	2245	0	07	20
	2226	0	0 1	80
\hat{X}_{1} , \hat{X}_{2} , \hat{X}_{3}	2227	0	13	10
	2244	0	00	20
	2230	0	07	10
¥	2334	0	0.5	60
	2335	0	02	60
-	2337	0	12	60
अमरगढ़	1281	0	05	10
,	1284	0	1 2	00
	1283	0	02	5 0
	1293	0	0 1	50
	1288	0	25	80
	1289	0	02	60
	1356	0	10	30
X.	1 3 5 5 मिन	0	17	70
	1354	0	14	30
	1353	0	0 1	20

तहसील : मॉडल	जिलाः भीलवाहा	राज्य ः राजस्यान			
गांव का नाम	खसरा सख्या	क्षेत्रफल			
जाप प्रा जान		हेक्टेयर	एयर	वर्ग मीटर	
1 .	2	3	4	5	
	1352	0	02	50	
	1350	0	09	10	
	1385	0	04	80	
	1387	0	06	50	
	1386	0	00	20	
	1388	0	13	40	
	1392	0	06	70	
	1391	0	05	30	
	1393	0	0 1	20	
	1394	0	12	30	
	1395	0	23	60	
	1608	0	19	30	
	1604	0	01	10	
	1609	0	06	20	
	1610	0	07	10	
	1611	0	06	30`	
	1612	0	0.7	10	
	1618/1	0	15	30	
	1617	0	07	60	
	1616	0	8 0	70	
	1615	0	17	50	
	1720	0	14	40	
	1717	0	0.0	20	
	1715	0	19	20	
	1716	0	80	10	
	1666	0	07	20	
	1665	Ó	02	00	
	1664	0	05	30	
	1649	0	05	40	
	1663	0	08	80	
	1661	0	09	10	
	1,658	0	05	00	

तहसील : मांडल	जिलाः भीलवाहा	राज्यः राजस्यान		
712 FT 771	खसरा सख्या	क्षेत्रफल		
गाव का नाम	ज्ञाता राज्या	हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5
	1657	0	02	0.0
	1659	0	05	70

[फा. सं. आर-25011/31/2004-ओ.आर-l] एस. के. चिटकारा, अन्नर सचिन

New Delhi, the 10th May, 2005

S. O. 1795.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas S.O. number 156 dated 11.01.2005 issued under sub section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the land in Tehsil: Mandal, District: Bhilwara in the State of Rajasthan, specified in the schedule appended to that notification for the purpose of laying pipeline for the transportation of petroleum products in the State of Rajasthan from Beawar to Chittaurgarh in respect of "Branch Pipeline to Chittaurgarh from Sidhpur – Sanganer Pipeline" by the Indian Oil Corporation Limited

And whereas, copy of the said notification was made available to the general public on 02.02.2005

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act submitted his report to the Central Government;

And whereas, the Central Government, after considering the said report is satisfied that the right of user in the land specified in the Schedule appended to this Notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired;

And further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the right of user in the said land shall instead of vesting in the Central Government, vests from the date of publication of this declaration, in the Indian Qil Corporation Limited free from all encumbrances.

SCHEDULE

Tehsil: MANDAL	District : BHILWARA	State: RAJASTHAN		
	Khanara No.		Area	
Name of the Village		Hectare	Are	Sq.mtr.
1 •	2	0	4	5
HISANIYA	1188		03	90
·	1187	0	- 36	50
	1200	0	05	10
	1214	0	05	80
	1216	0	02	30
	· 1213	0.	09	60
	1222	, 0	00	30
•	1225	0	03	40
	1224	. 0	08	90
•	1235	0	09	20
	1247	0	00	20
	1236	0	09	50
	1242	0	04	50
1.	1241	0	12	50
	1239	0	01	80
· .	1317	0	06	70 、
	1315	0	00	60
•	1316	0	07	50
•	1325	0	11	80
•	1326	0	00	80
	1327	, O	01	20
ı	1309	0	08	70 -
•	2026/1310	0	04	10
	1981/1300	0.	16	20
	1300	0	11	40
	1302	0	20	70
	1786	0	22	20
	1823	0	10	.60
	1824	0	00	60
	1822	0	10	20

Tehsil: MANDAL	District : BHILWARA	State : RAJASTHAN		
Name of the Village	Khasara No.		Area	
1	2	Hectare 3	Are 4	Sq.mtr.
	1839	0	 08	90
е.	1836	0	00	20
·	1850	0	10	10
	1838	0	00	20
•		0	05	. 40
••	1851 .			
. '	1852	0	04	00
	1847	0	11	40
	1899	0	09	30
• .	1903	0	00	20 -
	1900	0	02	90
	1902	0	09	80
	1930	0	05	60
	1923	0	16	10
	1919	0	10 .	70
•	1925	0	00	20
	1918	0	07	40
	1914Min	0	00	20
	1965	0	00	30
	\ 1967	0	00	20
	2057/1989	0	17	30
	1968	0	01	70
SODANPURA	10 4	0	03	70
	103*	0	08	70
	110	0	01	10
	102	0	00	30
	111	0	09	30
•	116	0	02	90
	115	0	06	10 .
•	504/124Min	0	00	50
	122	0	01	50
	121	0	- 08	10
	506/124Min	0	05	30

Name of the Village	Tehsil: MANDAL	District : BHILWARA	State: RAJASTHAN		
1 2 3 4 5 507/126 0 05 40 128 0 16 50 140/1 0 12 90 142 0 00 20 140Min 0 09 40 139 0 04 70 141 0 05 50 152 0 00 20 246 0 02 10 295 0 01 00 296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 274 0 00 90 275 0 05 00 277 0 00 60 277 0 00 60 277 0 00 60 277 0 00 60 277 0 00 60 277 0 00 60 277 0 00 60 255Min 0 04 20 255Min 0 04 20 258Min 0 04 30 326Min 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 02 80 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90	Name of the Village	Khasara No.			<u></u>
507/126					Sq.mtr.
128 0 16 50 140/1 0 12 90 142 0 00 20 140Min 0 09 40 139 0 04 70 141 0 05 50 152 0 00 20 246 0 02 10 296 0 00 30 296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90 327 0 03 90 327 0 03 90	<u> </u>	· 			
140/1 0 12 90 142 0 00 20 140Min 0 09 40 139 0 04 70 141 0 05 50 152 0 00 20 246 0 02 10 296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 277 0 00 60 277 0 00 60 278Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 04 30 326Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 02 80 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90	•				,
142		•			
140Min 0 09 40 139 0 04 70 141 0 05 50 152 0 00 20 246 0 02 10 295 0 01 00 296 0 00 30 294 0 10 20 459/283 0 00 20 459/283 0 03 50 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 274 0 00 90 276 0 04 60 277 0 00 60 277 0 00 60 273 0 04 60 255Min 0 04 20 258Min 0 04 20 258Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90	W)				
139 0 04 70 141 0 05 50 152 0 00 20 246 0 02 10 295 0 01 00 296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 277 0 00 60 273 0 04 60 277 0 00 60 255Min 0 04 20 258Min 0 04 20 258Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90		*	•		
141 0 05 50 152 0 00 20 246 0 02 10 295 0 01 00 296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 277 0 00 60 273 0 04 60 255Min 0 04 20 258Min 0 04 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 02 80 266 0 00 20 327 0 03 90 266 0 00 20 327 0 03 90			_		
152			_		
246 0 02 10 295 0 01 00 296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 277 0 00 60 278 0 04 20 258Min 0 04 20 258Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 03 90 327 0 03 90 327 0 03 90			_		
295 0 01 00 296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 273 0 04 60 255Min 0 04 20 258Min 0 04 20 258Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 03 90 234 0 00 60	·	*		-	
296 0 00 30 294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 277 0 00 60 273 0 04 60 255Min 0 04 20 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 03 90 234 0 00 60					
294 0 10 20 459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60			_		
459/283 0 00 20 283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 273 0 04 60 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 266 0 00 20 327 0 03 90 327 0 03 90 3234 0 00 60			· ·		
283Min 0 08 10 453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 275 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 327 0 03 90 234 0 00 60		•			
453/283 0 03 50 282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 275 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		<u>.</u>	.0		20
282 0 01 10 275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		283 M in	0	80	10
275 0 05 00 274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		453/283	. 0	03	50
274 0 00 90 276 0 04 60 277 0 00 60 273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60	*	. 282	0	01	10
276 0 04 60 277 0 00 60 273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		275	0	05	00
277 0 00 60 273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		274	0	00	90
273 0 04 60 255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		276	0	04	60
255Min 0 04 20 270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		277	0	00	60
270 0 10 10 258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		273	0	. 04	60
258/1 0 00 20 258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60	:	255Min	0	.04	20
258Min 0 04 30 326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60	•	270	0	10	10
326Min 0 00 20 268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		258/1	0	00	20
268 0 09 90 267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60		258Min	0 .	04	30
267 0 02 80 266 0 00 20 327 0 03 90 234 0 00 60	* · ·	326Min	0	00	20
266 0 00 20 327 0 03 90 234 0 00 60	•	268	0	09	90
327 0 03 90 234 0 00 60		267	0	02	80
327 0 03 90 234 0 00 60			0	00	20
234 0 00 60			0	03	90
			0 .	00	60
329 U UU 20		329	0	00	20

Tehsil: MANDAL	District : BHILWARA	State :	RAJAST	HAN
	Khasara No.		Area	
Name of the Village		Hectare	Are	Sq.mtr.
1	2	3	4	5
	328	0	02	70
•	330	0	01	50
	233	0	06	10
	232	0	02	00
•	392/231/1			
	392/231/2	0	10	60
	392/231Min			
	393/231/1	0	07	50
•	393/231Min			
	230	0	00	20
	231/1	0	16	00
	218	0	12	50
	217	0	08	70
	216	0	09	00
	215	0	15	70
	214	0	04	50
	192	0	12	60
	191	0	10	40
	19 0	0	02	90
	438/188	0	20	60
BHAGWANPURA	1344	0	19	40
	4767/1345	0	01	00
	1345	0	00	20 .
	1354	0	15	00
·	1353	0	14	70
	1359	0	03	60
	1360	0	14	00
	1349	0	15	70
	1361	0	00	30
	, 1362	0	24	60
	1364	0	12 ,	00
	1366	0	10	70

Tehsil: MANDAL	District : BHILWARA	LWARA State: RAJASTH		
Name of the Village	Khasara No.		Area	
4	2	Hectare 3	Are 4	Sq.mtr.
<u> </u>	1367Min	0	10	5 50
	1367/1	0	05	40
	1466	0	26	20
	1439	0	01	20
	4878/1429	0	03	80
		• 0	03 06	
	1525	V		30
:	1524	0	16	20
	1612	0	19	50
	1611	0	06	10
	1610	0	02	30
	1626	0	13	30
	1627	0	00	20
	4780/1599	0	00	20
	4928/1598	0	23	80
	1598	0	02	20
•	1597	Ö	11	20
•	1593	0	06	20
	1594	0	06	40
	1568	0	27	00
	1998	0	00	20
	1999	0	10	80
,	4770/2000	0	01	50
	2000	0	22	00
•	2001	0	80	70
	2002	0	00 .	20
	2003	0	13	00
	4759/2080	0	04	20
	2080	0	15	.60
	2087	0	00	20
	4880/2103	0	00	40
	5170/2103	0	00	90
	2088	0	05	90

Tehsil: MANDAL	District : BHILWARA	State : RAJASTHAN		
Name of the Village	Khasara No.		Area_	
	2	Hectare 3	Are 4	Sq.mtr.
1	5188/2089	0	05	90
	2089	0	02	70
	2090	0	16	70 50
•		0	01	20
	2067		01	
•	2093	0		80
	2094	0	00	20
	2092	0	02	50
	2191	0	,03	30
	2192	0	09	00
	2204	0	00	80
	2193	0	00	70
	2194	0	08	10
	2205	0	02	40
	2200	0	02	80
·	2195	0	06	80
w .	2199	0	04	80
	2198	0	06	20
	2214	0	00	20
	2371	0	01	40
	2368	0	04	60
	2367	0	00	40
	2369	0	06	60
	2370	0	13	80
•	2360	0	12	10
	2358	0	01	20
	2357	0	80	70
	2356	0	00	20
	2355	0	02	10
	2354	0	10	00
	2351	0	01	90
	2350	0	16	10
• • • •	2417	0	11	80

Tehsil: MANDAL	District : BHILWARA	State :	RAJAST	HAN .
Name of the Village	Khasara No.		Area	
· · · · · · · · · · · · · · · · · · ·		Hectare	Are	Sq.mtr
1 SURAJPURA	2	. 3	4	5
SURAJPURA	2	0	01	90
	. 1	0	00	80
	4	0	04	10
	5	0	02	20
	, 775/6	0	14	50
	. 8	0	01	00
	7	0 -	32	00
	17	0	08	70
,	154	0	05	20
	153	0	00	40
•	184	0	07	40
	185	0	15	50
· .	188	0	10	30
	187	0	01	,70
	181	0	02	30
	180	0	03	50
	196	. 0	01	10
	205	0	11	70
	206	0	05	30
	207	0	11	40
	210	0	06	. 00
	308	0	13	20
•	307	0	04	90
	306	0	03	60
	304	0	00	20
	305	0	03	30
	302	0	03	30
	301	0	07	40
	295	0	00	80
	354	0	00	70
• •	294	0	03	40
<u> </u>	292	0	05	90

Tehsil: MANDAL	District : BHILWARA	State :	RAJAST	HAN
Name of the Village	Khasara No.		Area	
		Hectare	Are	Sq.mtr.
1	293	0	4	5
			03	20
	733/284	0	02	10
	284	0	02	40
	286	0	00	20
	282	0	02	30
	285	0	02	70
	281	0	02	40
	280	0	01	20
	278	0	00	20
	279	0	. 03	30
	380	0.	04	20
	16	0	00	20
	300	0	00	20
BHIMADIYAS	718	0	00	20
	719	0	01	20
	720	0	06	10
	722	0	21	10
	723	0	00	80
	724	0	04	90
(6)	725	0	02	20
	729	0	11	00
	733	0	10	40
	741	0	01	00
	739	0	01	30
	740	0	11	30
	744	0	00	20
	745	0	06	30
	757	0	05	60
	758.	0	00	20
	756	0	10	70
	760	0	02	30
	761	Ö	_06	00

Tehsil: MANDAL	District : BHILWARA	State :	State : RAJASTHAN		
Name of the Village	Khasara No.		Area		
1	2	Hectare 3	Are 4	Sq.mtr.	
<u> </u>	883	<u> </u>	09	40	
•	886	0	02	00	
	885	0	05	30	
	884	. 0	06	30 70	
	877	0	10	80	
	875	0	07	70	
	869	0	00	20	
χ.	870	0	08	00	
	871	0 .	03	40	
	873	0	.00	30	
	847	0	07 ·	90	
	846	0	03	80	
	845	0	02	60	
	1480/846	Ö	00	40	
	834	0	07	70	
	844	0	02	10	
	835	0	07	00	
•	836	0	00	20	
	832	0	01	70	
	831	0	05	80	
÷	830	0	10	80	
	1522/1022	0	08	40	
	1014	0	00	20	
	1021	0	04	00	
	1018	0	10	80	
•	1020	0	18	10	
*	. 1138 .	0	07	40	
•	1162	0	02	70	
RAJPURA	. 11 ·	0	00	20	
	12	0	10	80	
	21	0	04	40	
	17	0	17	70	

Tehsil: MANDAL	District : BHILWARA	State :	State : RAJASTHAN		
Name of the Village	Khasara No:		Area		
	_	Hectare 3	Are	Sq.mtr.	
11	19	0	<u>4</u> 01	5	
				30 70	
	18	0	02	70	
THOS IZA IZHES	20	0	03	90	
THOB KA KHERA	19	0	12	40	
	16	0	00	70	
	183/20	0	39	50	
	15/1	Ö	00	60	
	15/2	0	25	60	
	27	0	07	40	
	28	0	14	30	
	30	0	00	40	
	31	0	01	10	
	32	0	11	20	
	33	0	09	80	
	104	0	12	60	
	115	0	29	30	
	114	0	07	40	
	174/114	0	09	70	
	189/110	0 -	04	50	
	190/148	0	11	40	
THABOLA	320	0	16	20	
	343	0	00	40	
	342	0	03	70	
	341	0	06	30	
	321	0	08	00	
	313	0	03	40	
	312	0	17	20	
	311	0	14	40	
	310	0	12	20	
	309	0			
		0	28	80	
	324		04	20	
	325	0	00	80	

Tehsil: MANDAL	District: BHILWARA	State: RAJASTHAN		
Name of the Village	Khasara No.		1 0	
1	2	Hectare 3	Are 4	Sq.mtr.
	865	0	06	60
	1237/868	0	08	90
× ·	875	0.	18	50
, and the second second	876	0	13	70
	1220/876	0	10	80
it .	904	0	08	50
	903	0	08	10
	902	0	.08	60°
	1193/902	0	06	60
	899	0	00	40
	906	0	20	40
	895	0	11	60
	894	0	00	20
	937	0	05	20
2.	908	. 0	04	30
	909	0	12	60
	910	0	05	20
•	911	0	13	00
*	913.	0	11	60 .
,	925	0	23	90
	920	0	39	00
	1127	0	01	80
BHALARI KHERA	297	0	17	60
	300	0	09	00
· .	298	0 /	08	00
H. X.	301	0	11	00
	304Min	0	. 07	10
	338/1	0	07	10
	338Min	0	02	00
· · · · · · · · · · · · · · · · · · ·	337	· 0 ·	02	70
	403	Ó	05	90
	404	0	02	00

Tehsil: MANDAL	District : BHILWARA	State :	RAJASTI	HAN
Name of the Village	Khasara No.		Area	
		Hectare	Are	Sq.mtr.
1	2	3	4	5
	402	0	01	20
	400	0	80	90
	407	0	00	20
	399	0	00	30
*	408	0	80	60
	406	0	00	90
	419	0	05	10
	410	0	06	00
	418	0	16	10
	417	0	03	50
	653	0	10	30
	625	0	13	00
	624	0	00	20
	627	0	15	60
	633	0	00	20
	632	0	01	40
	631	0	30	40
	630	0	01	10
9	638	0	02	30
BHADU	2855/1320	0	16	70
	2850/1320	0	26	30
	2901/1320	0	17	10
	2985/1320	0	16	70
	2984/1320	0	03	50
	2982/1320	0	20	40
*	1298	0	15	20
	1308	0	00	60
	1299	0	04	20
	1300	0	07	60
	1301	0	02	00
	18	0	19	80
) 19	0	02	00
	1 19		U <u>L</u>	

Tehsil: MANDAL	District : BHILWARA	State:	RAJAST	'HAN	
Name of the Village	Khasara No.	Area		¥	
		Hectare	Are	Sq.mtr.	
1	2	3	4	5	
	158	0	90	80	
	159	0	10	10	
	155	0	00	20	
	161	0	07	10	
	162/1	0	00	20	
	163	0	.09	70	
	165	, Q	01	50	
H 4	170	0	09	00	
	169	0	03	80	
	168	0	03	90	
	167	0	02	-20	
	199	0	. :0	50	
*	480	0	23	30	
, , , , , , , , , , , , , , , , , , ,	477	0	07	40	
	476	0	11	70	
	475	0	00	20	
•	518	0	02	80	
	523	0 .	00	30	
	524	Ö	10	80	
	526	0	01	30	
	527	0	06	70	
	529	0	02	90	
	57 3	0	07	20	
	572	0	13	40	
	571	0	08	90	
	576	0	04	50	
· ·	567	0	08	20	
- 8 -	* .	0	11	60	
•	566			•	
	613	0	00	20	
	614	0	03	00	
	612	0	00	20	
	615	0 .	07	10	

Tehsil: MANDAL	District : BHILWARA	State : RAJASTHAN		
Name of the Village	Khasara No.		Area	
		Hectare	Are	Sq.mtr.
1	2	3	4	5
	616	0	09	50
•	627	0	80	90
	617	0	03	80
	625	0	09	00
•	622	0	00	20
	623	0	00	20
	630	0	. 00	_ 20
	624	0	04	80
	631	0	07	70
	731	0	00	40
	729	0	00	20
	735	0	14	20
	77 7	0	16	30
	7.78	0	02	70
	780	0	18	00
•	783 ·	0	00	20
	784	0	04	50
•	786	0	01	90
	785	0	09	20
•	790	0	00	20
•	791 ·	0	13	90
	792	0	03	10
	793	. 0	09	70
	797	0	16	40
	796	0	11	20
	795	0	03	10
	2934/704	0	06	60
	2862/2290	0	04	20
	2821/2290	0	06	50
	2914/2290	0	10	80
	2916/2290	0	23	00
	2926/2290	0.	43	40
	202012200		- 10	

Tehsil: MANDAL	District : BHILWARA	SE-40 : RAJASTHAN		
Name of the Village	Khasara No.	Area		
		Hesse	Are	Sq.mtr.
	2	3	4	5
	2840/2290	.0	19	80
	2837/2290	. 0	38	90
	2853/2290	0 .	30	10
	2924/2290	0	24	30
	2292Min	.0	07	50
	2834/2292	0	12	90
	2684/2292	0	11·	20 .
GHORAS	1806	0	02	70
•	1807	0	18	40
· · · · · · · · · · · · · · · · · · ·	1809	0	07	30
	1810	0	04	60
	1803	0	-11	10
,	2073/1	0	00	40 🔩
	2128	0	00	40
	2133	0	05	90
	2134	` ' O .	08	60
	2136	0	00	70
	2135	. 0	12.	40
10	2149	0	11	20
	2148	0	.00	20
	2155	0	10	40
A-	2161/1	0	00	20
	2162	0	11	70
•	2178	0	00	50
	2177	0	04	70
•	2176	0	07	80
*	2175	.0	00	20
	2173	0	10	70
	2216	0	05	60
	2218	0	01	00
	-	0	06	
	2217	•		10
	2274/1	0	00	`60

Tehsil: MANDAL	District : BHILWARA	State :	RAJAST	HAN
Name of the Village	Khasara No.		Area	
	2	Hectare	Are	Sq.mtr.
1 .	2274/2	0	04	80
	2288	0	00	90
	2289	0	02	60
	2291	0	06	20
	2302	0	07	20
	2303	0	01	00
4	2318	0	06	10
	2317	0	03	80
	2319	0	09	10
1	2320	• 0	02	50
	2321	0	04	40
	2334/1	0	01.	80
	2333	0	04	00
	2332	0	05	80
	2348/1	0	04	70
	2348/2	0	00	20
	2349	0	05	40
	2350	0	09	50
	2358	0	01	00
	2352	0	00	3 0
	2351	0	08	20
PITHAS	153	0	01	40
	152	0	00	20
	154	0	28	80
	155	0	07	80
	108	0	09	90
	107	0	09	60
	113	0	00	50
	112	0	02	- 80
	56	0	01	60
	57	0	10	20
	62	0	14	40
	02	U	14	40

Tehsil: MANDAL	District : BHILWARA	State:	RAJAST	'HAN
Name of the Village	Khasara No.	Area		
		Hectare	Are	Sq.mtr.
1	2	3	4	5
	61	0	11	20
	590	0	13	50
*	593	0	12	50
•	594	0	04	70
	596	0	18	60
	693	0	01	30
	604	0	06	30
	689	0 .	07	00
2	688	0	09	30
	687	0	00	20
	682	0	00	80
*	683	0	06	70
Λ	674	0	10	20
	754	0	00	20
	755	0 '	04	40
	757	0	07	· 30
	761	0	80	20
	774	0	00	80
	789	0	08	50
	791	.0 %	00	20
	788	0	08	20
(44)	786	0	.00	30
	797	0 -	01	00
	795	. 0	00	20
•	798	0	06	00
	799	0	07	10
	796	0	01	10
	800	0	00	20
	2134	0	12	10
	2142	0	00 .	20
	2142	~ 0	04	
	2149 2150	0	08	30 70

Tehsil: MANDAL	District : BHILWARA	State :	RAJAST	HAN
Name of the Village	Khasara No.		Area	
		Hectare	Are	Sq.mtr.
1,	2	. 3	4	5
	2151	0	02	10
	2153	0	06	40
	2152	0	13	50
,	2179	0	05	40
,	2191	0	80	70
	2159	0	00	20
	2192	0	09	80
	2262	0	80	30
	2264	0	00	80
	2263	0	10	50
	2259	0	09	40
	2 2 54	0	15	90
	2252	0	12	00
*	2251	0	08	30
	2245	0	07	20
	2226	0.	01	80
	2227	0	13	10
	2244	0	00	20
•	2230	0 .	07	10
	2334	0	05	60
	2335	0	02	60
	2337	0	12	60
AMARGARH	1281	0	05	10
•	1284	0	12	00
	1283	0	02	50
	1293	0	01	50
•	1288	. 0	25	80
	1289	0	02	60
	1356	0	10	30
	1355Min	0	17	70
	1354	. 0	14	30
,	1353	0	01	20
	1352	0	0 2	50
	1350	0	09	10
	1385	0	04	80
The state of the s	1387	0	06	50

Tehsil: MANDAL	District : BHILWARA	State :	RAJAST	HAN
	Khasara No.		Area	<u> </u>
Name of the Village		Hectare Are		Sq.mtr.
1	2	3	4	5
	1386	0	00	20
	1388	0	13	40
	1392 ⁻	0	06	70
	1391	0	05	30
	1393	0	01	20
(4)	1394	0	12	30
•	1395	0	23	60
¥	1608	0	19	30
	1604	0	01,	10
	1609	0	06	20
•	1610	0	07	10
	1611	0	06	30
	1612	. 0	07	10
C _{to}	1618/1	0	15	30
	1617	0	07	60
	1616	0	08	70
	1615	0	17	50
W.	1720	0	14	40
	1717	0	00	20
	1715	. 0	19	20
	1716	0	- 08	10
	1666	0	07	20
	1665	0	02	00
	1664	0	05	30
	1649	0	05	40
	1663	0	.08	80
	1661	0	09	10
(6)	1658	0	05	00
	1657	. 0	. 02	00
·	1659	0	05	70

[No. R-25011/31/2004-O.R.-I] S. K. CHITKARA, Under Secy.

नई दिल्ली, 31 नई, 2005

का. 31. 1796. — केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 153 तारीख 10 जनवरी, 2005, जो भारत के राजपत्र तारीख 15 जनवरी, 2005 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में मध्यप्रदेश राज्य में मांगल्या (इंदौर) संस्थापन से हरियाणा राज्य में पियाला तथा दिल्ली राष्ट्रीय राजधानी क्षेत्र में बिजवासन तक पेट्रोलियम उत्पादों के परिवहन के लिए मुंबई—मांगल्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कारपोरेशन लिमिटेड द्वारा पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी :

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 11 फरवरी, 2005 को उपलब्ध करा दी गई थी ;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है ;

और केन्द्रीय सरकार ने, <mark>उक्त रिपोर्ट पर विचार करने के पश्चात , और यह समाध्यन हो जाने पर कि उक्त भूमि मञ्जूपलाइन बिछाने **के** लिये अपेक्षित है, उसमें उपयोग **के अधिकार** का अर्जन करने का विनिश्चिय किया है :</mark>

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि अनुसूची में विनिर्दिष्ट उक्त भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता हैं ;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमों से मुक्त, भारत पेट्रोलियम कारपोरेशन लिमिटेड में निहित होगा ।

_	तहसील : आगर जिला : शाजापुर	अनुसूची राज्य ः मध्यप्रदेश	
東 0	तहसील : आगर जिला : शाजापुर ग्राम का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में
1	2	3	4
i	रनायरा राठौर	620 (शा० भूमि)	0.8217
•	Charles dell'	627	0.1214
	•	626	0.0111
		629	0.0102
	. •	628	0.0646
	•	642	0.3519
		643	0.3216
	•	644	0.2999
		78ัง	0.1801
	·	779	0.0167
		783	0.0645
		784	0.0518
		753	0.1361
		806	0.1866
		79 9	0.0326
		798	0.0434
		797	0.0150
		800	0.1194
		801	0.0903
		825	0.1315
		828	0.0959
		829	0.353
		821(शा० भूमि)	0.0292
		796	0.0210
2	भीमपुरा	110 (शा० भूमि)	0.1687
		112	0.1284
		108	0.0254
		107	C.2663
	•	122	0.0888
		126	0.042
		105	0.010*

1	2		3		4	
2 भीमपुरा (जारी)		. 104		0.0791	
.	•	. •	103		0.0778	
•			102		0.0763	
* .	•		100		0.0917	
		•	× 99		0.0491	
			188	·	0.1505	
			98		0.0102	•
			189 (शा० भूमि)		0.4448	
			208		0.1281	
		, .	2 06 (शा० भूमि)		0.0131	
			204		0.1432	
			205	,	0.0589	-
		-	203		0.0387	
			202 (शा० नाला)		0.0417	
4.			201		0.0754	
			· · · · · · · · · · · · · · · · · · ·	,		. /
	•	•	460		0.0768	
			459		0.0380	٧
	•		493	• •	0.0545	
			492		0.3221	
			491 (शा० भूमि)		ି.0921	
		***	498		0.1870	
			499		0.0100	E.
			502		0.0204	(*)
		. *	503		0.1531	
•			508 (शा० नाला)		0.0268	٠
			510 (शा० भूमि)		0.0773	
		٠.,			0.0060	
	· ·	1	111 (शा० भूमि)			
3 लक्ष्मणखे	ड़ी		114	•	0.0220	
			115		0.1181	
			116/482		0.1188	
•			· 117	;	0.0924	
	•		· 118		0.0806	
			119		0.0377	
			130		0.1783	
		1	129		0.0234	
			123		0.0337	
	•		132 137		0.0337	
•			13 <i>1</i> 136		0.0637	
		χ.	140		0.0404	
				•	0.0404	
	•		156 (शा० नाला)			
		•	142		0.0491	
.•			202 (शा० भूमि)		0.0284	
,	, and		143	•	0.0301	
			164 (शा० भूमि)		0.0159	
			182 (शा० भूमि)		0.0151	
			165 (शाo भूमि)		0.0379	
		•	100 (4110 4111)		0.0547	
			181		0.0547	
			166			
•	-		167		0.0290	,
•			160		0.0200	
	•		169		0.0231	
•		,	170		0.0396	
24			330		0.0310	

1	2	3	4
3	लक्ष्मणखेड़ी (जारी)	356	0.0531
		354	0.0305
	•	355 (शा 0 नाला)	0.0912
	•	357	0.0564
		358	0.0471
		359	0.0441
		360	0.0364
,		361	0.0449
		362 (शा ० भूमि)	0.0118
		352 (this thin)	0.0630
		349	0.0908
		350	0.0507
		347	0.1401
		45 9	0.2000
		457	0.0309
		458	0.1421
		448	0.2889
		467	0.0613
		473	0.2255
		3 29	0.0800
		166 /483	0.0600
		144	0.011 0
		163	0.0115
		469 (शा 0 नाला)	0.0162
		472	0.0900
		161	0.0100
	•	168	0.0200
	•	171	0.0200
		352	0.0100
		466	0.0100
4	-1 =11-11	•	
4	जैतपुरा	12	0.1197
		23	0.0787
		22 (शा0 भूमि)	0.2159
		32 (शा० नाला)	0.0300
		33 (খা০ भूमि)	0.0128
	•	34 (খা০ भूमि)	0.2788
		45 (शा0 भूमि)	0.2902
		डब्ल्यू बी.एम (शा ० सड़क)	0.0271
		43	0.1901
		39	0.0594
		41	0.0921
		44	0.0100
_		11	0.0100
5	गांगडा बुजुर्ग	3	0.0420
		4	0.0825
		. 9	0.0179
	*	8	0.0381
		7 :	0.2498
		17	0.0014
		18	0.0795
		1 (शा० भूमि)	0.0150
6	गांगका हद्या	1	0.1133

	2	3	4
7	भौदवा	1261 (মা০ নামা)	0.0451
	· •	1249	0.1740
		1256	0.0105
ro *		1254	0.2081
		1335 (शा० रास्ता)	0.0221
		1336	0.1063
		1334	0.0148
	•	1342	0.1622
		1343	0.0132
		1341	0.0141
		13 46	0.0740
		1323	0.1130
		1322	0.1095
		1320 (शा० भूमि)	0.0956
	· · · · · · · · · · · · · · · · · · ·	1319	0.1531
		1318	0.0134
	· ·	1317	0.0146
	•	1444	0.1976
		1443	0.1075
		1442	0.1664
		1440	0.0891
		1382 (शा० रास्ता)	0.0100
8	म्याना	230 (शा० नाला)	0.0486
		272	0.2618
		274	0.3976
•		279	0.1944
		314	0.1559
		286	0.1018
		2 \$7 (शा0 भूमि)	0.1979
	*	310	0.0177
	•	308	0.1834
	A) .	320	0.0410
	8	306	0.0598
		323	0.1349
		396	0.0215
		392	0.1090
		394	0.1338
		390 (त्रा० नाला)	0.0187
		379	0.0149
		380	0.0276 0.0276
		381	
	•	382 385	0.0677 0.1207
		386	0.0400
	130	581 (शा ० ना ला)	0.0186
		585	0.0857
	•	586	0.0901
		587	0.1628
		602 (शा 0 रास्ता)	0.0987
		361	0.1841
		360	0.0255
	· ·	358 (शा0 भूमि)	0.0255
		. 359 (शा० भूमि)	0.2763
		, and true that	J

4	2	3	4
- 1 8	भ्याना (जारी)	719 (शाo भूमि)	0.6581
0	न्याचा (जारा)	719 (સાઇ મૂામ) 716	0.0677
	•	716 745	0.1635
	•	744	0.1883
		781	0.0793
		780	0.1131
		779	0.0649
		785	0.2407
	•	778	0.0316
		777	0.0179
	•	776	0.0241
		775	0.0290
		786	0.0159
		787	0.0187
		788	0.1585
		790	0.0131
		789	0.0224
		791 (शा० नाला)	0.0413
		803 (शा० भूमि)	0.0102
	•	802	0.2360
		805 (शा0 भूमि)	0.2037
		808	0.2032
		816 814	0.1642 0.0884
	1	822	0.2043
		823 (शाo नाला)	0.0611
		806 (शा0 भूमि)	0.0120
		717 (शा० भूमि)	0.0100
		717 (शा <u>० भू</u> म) 718 (शा० भूमि)	0.0100
	,	833	0.2100
		834	0.0100
		801	0.0100
0	ज् यामि म	288	0.2077
9	जामुनिया	318	0.2977
		315	0.2377
	•	319	0.0451
		320	0.1231
		326	0.3061
		327 (ছাা০ भूमि)	0.1636
		332	0.5112
		334	0.0394
		341 (शा० नाला)	0.0347
		374	0.1762
	•	381	0.1141
		382	0.0457
		384	0.0812
		383	0.0503
		351 (शा० रास्ता)	0.0300
10	सेंमली	505 (शा० भूमि)	0.0930
	1	506 (शा० भूमि)	0.1557
		509 (शा० भूमि)	0.1556
11	परसुखेड़ी	`77	0.2760

4	2	3 _	4
11	परसुखंडी (जारी)	76 (शा० भूमि)	0.2820
• • •	3	93	0.0550
		103 (शा० भूमि)	0.5174
		95	0.0186
		62	0.01 5 2
		104	D.2595
		109	0.0138
•		110 (शा० भूमि)	0.1123
		137 (शा० भूमि)	0.0292
		149	0.0530
	**************************************	146	0.0493
		145	0.0629
	•	139	0.0437
		144	0.0111
		140 (शा0 भूमि)	0.0266
,		141	0.0664
		193 (शा० रास्ता)	0.0256
	·	143	0.0173
		244 (शा० भूमि)	0.0344
:	•	245	0.0701
•		246	0.1678
		242	0.0105
		299	0.1013
		298	0.1,876
		296	0.0367
		295	0.0127
		309 (शा० नाला)	0.0561
		310	0.0848
		348	0.0299
		349 (शां० रास्ता)	0.0533
		378 (খাত भूमि)	0.0360
		369 (शा० भूमि)	0.0110
		374	0.0155
•		376	0.0119
		377 (शा० भूमि)	0.0312
		379	0.1512
		380	0.7200
		381 (शा० भूमि)	0.0311
	•	664 (शा० भूमि)	0.2546
		499	0.0465
		501 (शा0 भूमि)	0.0844
	•	500	0.0119
		506 (शा० भूमि)	0.0564
		505 (शाo भूमि)	0.0948
		512	0.1610
		508 (शा० भूमि)	0.0810
		510	0.0105
		510 509 (शा० भूमि)	0.0280
		509 (શાળ મૂામ <i>)</i> 527	0.0260
			0.0278
		526 (शा० भूमि)	•
		525 (शां० भूमि)	0.1211
	(FC)	523	0.0785

1	2		4
11	परसुखेड़ी (जारी)	524	0.0109
		520	0.0933
		522	0.1901
		535	.0.0110
		521 (शा० नाला)	0.0246
		548	0.0347
		549	0.1303
	,	552	0.4038
		586	0.1066
		584 (शा० भूमि)	0.0281
		583	0.0153
		585 (शा० भूमि)	0.0333
		582 (शाo नोला)	0.0166
	•	561	0.0460
		559	0.3212
		147	0.0100
	•	142	0.0100
		220 (शा० नाला)	0.0400
		311	0.0200
12	बांसखेड़ी	29	0.0668
	,	28	0.0232
•		23	0.0594
		22	
		21	0.2 584 0.0570
		18	0.0370
		14	0.2290
		16	0.0305
	•	15	0.0257
		10	0.0214
		62	0.0266
		9	0.0821
		64	0.3863
		69	0.0485
		65	0.2335
		66	0.1331
		132	0.0604
		131	0.4853
		123	0.1628
		124	0.5648
		122	0.0104
	-1	120	0.7518
		85	0.01 89
		87	0.2182
		90 17	0.4257
		68	0. 0145 0.01 00
13	नि पानिया बैजनाथ	180	0.0376
13	विशासमा बर्गमाञ	179	0.0545
	•	178	0.0343
		177	0.0293
		176 (জা০ भूमि)	0.0124
	•		
		175	0.0379
	•	174	0.0358
	<u> </u>	173	0.0541

2	3	4
13 निपानिया बैजनाथ (जारी)	172	0.0813
	171	0.0378
	169	0.0769
	167	0.1018
· ·	164	0.2028
	163	0.0892
	162	0.1437
	106 (शा० भूमि)	0.0879
	108	0.0808
•	111	0.1851
	. 113	0.0763
	69 (शा० रास्ता)	0.0100
	119	0.0350
	118	0.0157
	, 117	0.0304
	114 (शा० भूमि)	0.0843
•	84	0.0501
	78	0.0113
•	79	0.0513
	80	0.0568
e e e e e e e e e e e e e e e e e e e	81 (शा० रास्ता)	0.0151
	392	0.0394
	400	0.0111
·	. 391	0.0310
•	390	0.0142
	389	0.0311
• 1	388	0.0335
	385	0.0138
	386(शा० भूमि)	0.0151
	387 (शा० भूमि)	0.0307
	472 (शा० नाला)	0.0128
	471	0.0216
	467	0.1102
	465	0.0930
	469	0.0598
	464	0.0836
	470 (शा० रास्ता)	0.0184
	491	0.2732
	545	0.5037
	537	0.2585
	536	0.0119
	535	0.0282
	534	0.0497
	532	0.0893
	531 538	0.0855
* · · · · · · · · · · · · · · · · · · ·	528 527	0.1000 0.1000
70	52 <i>7</i> 523	0.1000
	523 522	0.1004
•	522 521	0.0745
	563 (शा0 भूमि)	0.1555
	576	0.2559
	578 (शा० भूमिं)	0.2513
<u>. </u>	उर्छ (साए नून)	0.2010

1	2	3	4
13	निपानिया बैजनाथ (जारी)	584 (शा० भूमि)	0.0429
	•	ີ383 [ື] ້	0.0305
		579 (शा० भूमि)	0.0955
		580	0.1923
		1249	0.0715
		1250	0.0713
		1251	0.1474 0.1 38 1
		1252	
			0.1779
		1246 (शा० भूमि)	0.0559
		581	0.0100
		393	0.0100
		395	0.0100
		107	0.0300
		159	0.0200
		587	0.0100
		107 (খা০ भूमि)	0.0300
		159	0.0200
14	काशी बर्डिया	613 (शा० भूमि)	0.0202
		633 ື ´	0.0199
		614	0.1079
		629	0.1115
		630	0.0721
		627	0.0264
		628	0.0541
		625	0.0424
		626	0.0176
		621	0.0936
		620/905	0.0340
		647 (शाo नाला)	0.0489
		663	0.0609
		662	0.0184
		664	0.0504
		665	0.0304
		835 702	0.0654
		702	0.0117
			0.1052
		704	0.1958
		706	0.1572
		707	0.0877
		808	0.0988
		809	0.3209
		807	0.2099
		814	0.1571
		815 816	0.1264
		816	0.1793
		802	0.0102
		778 770	0.3037
		779	0.1854
		735 (शा० रास्ता)	0.0170
		772	0.0681
		622	0.1000
		667 (शा० नाला)	0.0100
		`803	0.0100
15	भीमलोद	299 (शा0 भूमि)	0.5326
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	_

1 2	3	4
15 भीमलोद (जारी)	298 (খাত भूमि)	0.5001
	103	0.0536
	297 (शा० भूमि)	t.3155
	296 (शा० रास्ता)	0.0248
@	293	2.1911
	294	9. 0348
9 .	295	0.0412
*	133 (शा० नाला)	0.0497
•	282	წ.0423
ý.	381	0.0170
	389	0.0525
*	390	0.0173
•	388	0.0742
• , , ,	397 (शा० रास्ता)	0.0281
	459	0.0792
	475	0.1103
•	474	0.0362
	473	C 9138
	476	0.0712
•	506	0.0527
	505 504	0.0538 0.0202
	507	0.0202
	508	0.0161
	522	0.0553
• •	521	0.1576
	536	0.0688
	537	0.0321
	515	0.0210
	543	0.0387
	544 (शा० रास्ता)	0.0565
+	546	0.0119
	547	0.2339
	548	0.0125
•	545 (शा० रास्ता)	0.0689
<u> </u>	283	0.0100
16 बापच्या	1126	0.0465
	1125	0.0496
	1124	0.0366
•	1138 (शा <mark>० नाला)</mark>	0.0311
	1099	0.0783
	1100	0.1366
	1098 1097	0.0149 0.0292
* 4	1055	0.1173
	1095	0.0752
-	1094	0.0457
(E)	1055	0.0266
*	1055	0.1480
(ii)	1059	0.0450
40.0	1060	0.1172
	1061	0.0322
	1043	0.0820

1	2	3	4
16	बापच्या (जारी)	1024	0.1118
		1023	0.1163
		1021	0.0690
		1020	0.0602
		1001 (शा० रास्ता)	0.1342
		1002	0.0418
		1003	Q:1455
		908	0.0266
		899	0.1093
		898 (शा० रास्ता)	0.0159
		897	0.1975
	•	892	0.0817
		891	0.1571
		893	0.0227
		888	0.1226
		889	0.0126
	•	882	0.0151
	•	884	0.0239
		883	0.0122
		885	0.0764
		886	0.0251
		861	0.0449
		862	0.0299
		859	0.0030
		860	0.0950
		858 (शाo भूमि)	0.0261
		819 (शा० भूमि)	0.0604
		825 (शा० भूमि)	0.0534
	,	823 (शा० भूमि)	0.3212
		824 (शाठ सक्क)	0.0275
		1122	0.0100
		808	0.0155
		887 (शा0 नाला)	0.0360
		813	0.0125
		814	0.0290
17	कराडिया	659 (शा0 मूमि)	0.4673
		616	0.1648
		617	0.0703
		618	0.1051
		619	0.1141
		60 6 (খা০ নানা)	0.0265
		595	0.1124
•		596	0.2541
		592	0.0152
		591	0.2375
*		589	0.0327
		586	0.0294
		· 537 (शाo नाला)	0.0155
		524	0.0155
		523	0.2406
		529	0.2337
		482	0.2446
		480 (शाo नाला)	0.0281
		479 (शा० भूमि)	0.2421

[फा.सं.आर - 31015/68/2004- ओ आर - II] हरीश कुमार, अवर सचिव

New Delhi, the 11th May, 2005

8. O. 1796.— Whereas by a notification of the Government of India in \$100 Ministry of Petroleum and Natural Cas number S.O.153, dated the 10th January, 2005, issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India dated the 15th January, 2005, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of petroleum products through Mumbal-Manglya Pipeline Extension Project from Manglya (Indore) terminal in the State of Madhya Pradesh to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said Gazette notification were made available to the public on the 11th February, 2005;

And whereas the Competent Authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said land, specified in the Schedule, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferes by sub-section (4) of section 6 of the said Act, the Central Government directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration, in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE TEHBIL : AGAR DISTRICT : SHAJAPUR STATE : MADHYA PRADESH				
S.No. NAME OF VILLAGE	SURVEY NO.	AREA IN HECTARE		
1 2	3	4 .		
1 RANAIRA RATHOR	820 (Govt. Land)	0.8217		
	627	0.1214		
	626	0.0111		
	629	0.0102		
* ·· ·	628	0.0646		
•	642	0.3519		
•	643	0.3216		
	644	0.2999		
•	780	0.1 80 1		
1.	779	0.0167		
	783	0.0845		
•	784	0.0518		
•	793	0.1361		
	806	0.1866		
	799	0.0326		
Λ	798	0.0434		
	797	0.0150		
•	860	0.1194		
	801	0.0903		
	825	0.1315		
•	828	0.0959		
•	829	0.3537		
•	821 (Govt. Land) '	0.0 292		
	796	0.0210		
2 BHMPURA	110 (Govt. Land)	0.1687		
	112	0.1284		
	108	0.0254		
	107	0.2663		
	122	0.0888		
	126	0.0433		
•	105	0.0105		
		0.0704		

104

0.0791

1	2	3	4
2	BHIMPURA (Contd)	103	0.0778
		102	0.0763
		100	0.0917
		99	0.0491
		188	0.1505
		98	0.0102
		189 (Govt. Land)	0.4448
		208	0.1281
		206 (Govt. Land)	0.0131
		204	0.1432
		205	0.0589
		203	0.0387
		202 (Govt. Nala)	0.0417
		202 (304) 1444)	0.0754
		460	0.0768
		459	0.0380
		493	0.0545
		492	0.3221
	•	491 (Govt. Land)	0.0921
		491 (GOVI. Land)	0.1870
		499	0.0100
		502	0.0204
		503	0.1531
	•	508 (Govt. Nala)	0.0268
		510 (Govt. Land)	0.0773
		111 (Govt. Land)	್.0060
3	LAXMANKHERI	114	0.0220
		115	0.1181
		116 /4 82	0.1188
		1.17	0.0924
		118	0.0806
		, 119	0.0377
	•	130	0.1783
	· · · · · · · · · · · · · · · · · · ·	129	0.0234
		132	0.0337
		137	0.0277
		136	0.0637
		140	0.0404
,		156 (Govt. Nala)	0.1084
	•	142	0.0491
	,	202 (Govt. Land)	0.0284
	•	143	0.0301
		164 (Govt. Land)	0.0159
		182 (Govt. Land)	0.0151
		165 (Govt. Land)	0.0379
		181	0.0547
		166	0.0616
		167	0.0290
		, 1 60	0.0200
		169	0.0231
	•	170	0.0396
	•	330	0.0310
		331 (River)	0.0355
		356	0.0531
		354	0.0305
		355 (Govt. Nala)	0.0912
		357	0.0564
		358	0.0471
		359	0,0441
		360	0.0364
		361	0.0449
		362 (Govt. Land)	0.0118
	•	351	0.0630

	-	3	4
-	LAXMANKHERI	349	0.0908
•			
	(Contd)	350 247	0.0507
	*	347	0.1401
		459	0.2000
	:. ·	457 450	0.0309
	•	458	0.1421
		448	0.2889
		467	0.0613
		473	0.2255
	` .	329	0.0800
		166/483	0.0600
		144	0.0110
	*	163	0.0115
	0	469 (Govt. Nala)	0.0162
		472	0.0900
	1	161	0:0100
		168	0.0200
	•	471	0.0200
		352	0.0100
		466	0.0100
4	JAITPURA	. 12	0.1197
•		23	0.0787
	,	22 (Govt. Land)	0.2159
	•	32 (Govt. Nala)	0.0300
		33 (Govt. Land)	0.0128
		34 (Govt. Land)	0.2788
		45 (Govt. Land)	0.2902
	,	WBM ROAD	0.0271
	•	43	0.1901
		39	0.0594
		41	0.0921
	•	44	0.0100
	<u> </u>	11	0.0100
5	GANGADA BUJURG	3	0.0420
•	GANGADA BOUCKS	4	0.0825
		9	0.0179
		8	0.0381
		7	0.2498
		17	0.0014
		6	0.0690
		18	0.0795
		1 (Govt. Land)	0.0150
6	GANGADA HADDA	1 (Govt. Lang)	0.1133
7	BHADWA	1261 (Govt. Nala)	0.0451
•	BUVIA	1261 (Govt. Naia) 1249	0.1740
	000	1249	0.1740 0.0105-
		1256 1254	0.2081
			0.2081
		1335 (Govt.Rasta) 1336	0.1063
			0.1063
		1334	
	•	1342	0.1622 0.0132
		1343	0.0132
		1341 1348	
		1346	0.0740
		1323	0.1130
		1322	0.1095
•	•	1320 (Govt. Land)	0.0956
		1319	0.1531
		1318	0.0134
		1317	0.0146
		1444	0.1976
		1443 1442	0.1075 0.1664
		4440	O ARCA '

	1		and growing to the state of th
7	BHADWA (Contd)	1440	4
•	DIADITA (COMM)	1382 (Govt.Rasta)	0.0891
8	BHYANA	230 (Govt. Nala)	0.0100
•	BITTAILA	272	0. 0486 0.2648
		274	0.2 618
		279	0.39 76 0.19 44
		314	0.1559 0.1559
	•	286	0.1018
		287 (Govt. Land)	0.1979
		310	0.0177
	- (1)	308	0.1834
		320	0.0410
	3	306	0.0598
		323	0.1349
	•	396	0.0215
		392	0.1090
		394	0.1338
		390 (Govt. Nala)	0.0187
		379	0.0149
		380	0.0276
		381	0.0276
		382	0.0677
	`\	385	9.1207
		386	0.0408
	,	581 (Govt. Nala)	0.0186
		585	0.0857
	•	586 507	0.0981
		587	0.1628
		602 (Govt. Rasta)	0.0987
		361 360	0.1841
	•	358 (Govt. Land)	0.0255
		359 (Govt. Land)	0.025 5 0.2 763
		603 (Goyt Rasta)	0.0277
		719 (Govt. Land)	Q.6581
		716	0.0677
		745	0.1635
		744	0.1883
	•	781 ·	0.0793
		780	0.1131
		779	0.0649
		<u>78</u> §	0.2407
	,	778	0.0316
		777 776	0.0179
		776 775	0.0241 0.02 9 0
	•	786	0.Q2 50 0.Q1 59
		7 87	0.0187
		788	0.1585
	· ·	790	0.0131
		789	0.0224
		791 (Govt. Nala)	0.0413
		803 (Govt. Land)	0.0102
		802	0.2360
		805 (Govt. Land)	0.2037
		808	0.2032
		816	0.1642
		814 822	0.0884
		822	0.2043
		823 (Gevt. Nala)	0.0611
		806 (Govt. Land) 717 (Govt. Land)	0.0120 0.0100
		717 (Govt. Lang) 718 (Govt. Land)	0.0100
	· · · · · · · · · · · · · · · · · · ·		3.0100

***	to the contract of the contrac		- A NAME OF THE PARTY OF THE PA
1	BHYANA (Contd)	833	0.2100
		834	0.01 00
	· · · · · · · · · · · · · · · · · · ·	801	0.0100
	JAMUNIYA	288	0.2077
		318	0.2977
		3 15	0.2779
		319	0.0451
		320	0.1231
		326	0.3061
		327 (Govt. Land)	0.1636
		332	0.5112
		334	0.0394
		341 (Govt. Nala)	0.0347
		374	0.1762
		381	0.1141
		382	0.0457
		384	0.0812
		383	0.0503
	•	351 (Govt. Rasta)	0.0300
10	SEMALI	505 (Govt. Land)	0.0930
	·	506 (Govt. Land)	0.1 557
	9_0-12-000-00-0	509 (Govt. Land)	0.15 56
11	PARSUKHERI	, 77	0.2760
		76 (Govt. Land)	0.2820
		93	0.0550
		103 (Govt. Land)	0.5174
		95	0.0186
		62	0.0152
		104	0.2595
		109	0.0138
		110 (Govt. Land)	0.1123
		137 (Govt. Land)	0.0292
		149	0.0530
		146	0.0493
		145	0.0629
		139	0.0437
		144	0.0111
		140 (Govt. Land)	0.0266
		141 (On A Boots)	0.0664
		193 (Govt Rasta)	0.0256
		143	0.0173
		244 (Govt. Land)	0.0344
		245	0.0701
		246	0.167 8
		2 4 2 299	0.0105 0.1013
		298	0.1013
		296 296	0.0367
		295	0.0367
		309 (Govt. Nala)	0.0561
		310	0.0848
		348	0.0299
		349 (Govt. Rasta)	0.0533
		378 (Govt. Land)	0.0360
		369 (Govt. Land)	0.0110
		374	0.0155
		37 4 376	0.0119
		377 (Govt. Land)	0.0312
		377 (GOVI. Land)	0.1512
		380	0.7200
			0.0311
		381 (Govt. Land) 664 (Govt. Land)	0.2546

1	2	3	4
11	PARSUKHERI	501 (Govt. Land)	0.0844
	(Contd)	500	0.0119
		506 (Govt. Land)	0.0564
		505 (Govt. Land)	0.0948
		` 512	0.1610
		508 (Govt. Land)	0.0810
		510	0.0105
		509 (Govt. Land)	0.0280
		527	0.1161
		526 (Govt. Land)	0.0278
		525 (Govt. Land)	0.1211
		523	0.0785
		524	0.0109
		520	0.0833
		522	0.1901
		535	0.0110
		521 (Govt.Nala)	0.0246
		548 540	0.0347
		549 553	0.1303
		552 500	0.4038
		586	0.1066
		584 (Govt. Land)	0.0281
		583	0.0153
		585 (Govt. Land)	0.0333
		582 (Govt.Nala)	0.0166
		561	0.0460
		559	0.3212
		147	0.0100
	•	142	0.0100
		220 (Govt.Nala)	0.0400
		311	0.0200
12	BANSKHERI	29	0.0668
		28	0.0232
		23	0.0594
		22	0.2584
		2 1	0.0570
		18	0.2290
		14	0.3167
		16	0.0305
		15	0.0257
		10	0.0214
		62	0.0266
		9	0.0821
		64	0.3863
		69	0.0485
		65	0.2335
		66	0.1331
		132	0.0604
		131	0.4853
		123	0.1628
		123	0. 5648
		122	0.0104
		120	0.7518 0.0180
		85 87	0.0189
		87	0.2182
		90	0.4257
		17 68	0.0145 0.016J
		CO	0.036.1

	<u>.</u>	· .		· · · · · · · · · · · · · · · · · · ·
1 2	:	3		4
13 NIPANIYA BAIJNATH		180		0.0376
		179		0.0545
•		178		0.0203
		177		0.0317
		176 (Govt. Land)		0.0124
•	4	175		0.0379
,		174		0.0358
		173		0.0541
		172		0.0813
		171		0.0378
*		169 107		0.0769
		167	•	0.1018
		164		0.2028
•		163		0.0892
		162		0.1437
		106 (Govt. Land)		0.0879
•		108 111		0.0808
		113-		0.1851
		69 (Govt.Rasta)		0.0763
		119		0.0100 0.0350
		118		0.0350
•		117		0.0304
		114 (Govt. Land)		0.0843
		84	9	0.0501
		78		0.0113
		79	•	0.0513
		80		0.0568
		81 (Govt. Rasta)		0.0151
		392		0.0394
		400		0.0111
		391		0.0310
		390		0.0142
		389		0.0311
		388		0.0335
		385		0.0138
-	•	386 (Govt. Land)		0.0151
		387 (Govt. Land)		0.0307
*	•	472 (Govt. Nala)		0.0128
		471		0.0216
		467		0.1102°
		465		0.0930
		469		0.0598
;		464		0.0836
		470 (Govt. Rasta)		0.0184
1,000		491		0.2732
		545		0.5037
		537	•	0.2585
		536	1	0.0119
		535 534		0.0282 0.0497
		534 532		0.0893
• 6 · · · · · · · · · · · · · · · · · ·	•	532 531		0.0855
				0.1000
- 40-		528 527		0.1000
		527 523		0.1084
		523 522	<i>≨</i>) •	0.0745
		522 521	•	0.1264
*.		563 (Govt. Land)		0.1555
		576		0.2559
		578 (Govt. Land)		0.2513
		584 (Govt. Land)		0.0429
		JOT (GOVL LAND)	<u> </u>	J.O 120.

1	2	3	4
13	NIPANIYA BAIJNATH	583	0.0305
13			
	(Contd)	579 (Govt. Land)	0.0955
		580	0.1923
		1249	0.0715
		1250	0.1474
		1251	0.1381
		1252	0.1779
		1246 (Govt. Land)	0.0559
		581	0.0100
		393	0.0100
		395	0.0100
		107	0.0300
	•	159	0.0200
		58 7	0.01 0 0
	•	107 (Govt. Land)	0.0300
		159	0.0200
14	KASHI BARDIYA		
14	KASHI BAKDITA	613 (Govt. Land)	0.0202
		633	0.0199
		614	0.1079
		629	0.1115
		630	0.0721
		627 ⁻	0.0264
		628	0.0541
		625	0.0424
		626	0.0176
		621	0.0936
		620/905	0.0340
		647 (Govt. Nala)	0.0489
		663	0.0609
		662	0.0184
		664	0.0504
		66 5	0.0431
		835	0.0654
		702	0.0117
		703	0.1052
		704	0.1958
		706	0.1572
		707	0.0877
		808	0.0988
		809	0.3209
		8 07	0.2099
	,	814	0.1571
		815	0.1261
		816	0.1793
		802	0.0102
		778	0.3037
		779	0.1854
		735 (Govt. Rasta)	0.0170
		772	0.0681
		622	0.1000
		667 (Govt. Nala)	0.0100
		803	0.0100
15	BHIMLOD	299 (Govt. Land)	0.5326
• •	· · ·	81 (Govt. Nala)	0.0340
		298 (Govt. Land)	0.5001
		. 103	0.0536
		297 (Govt. Land)	0.0155
		296 (Govt. Rastá)	0.0248
		293	0.1911
	*		
		294	0.0348
		295	0.0412
		133 (Govt. Nala)	0.0497
		282	0.0423
			3.0 120

-	1	2 .	3	4
	15	BHIMLOD (Contd)	381	0.0170
		•	389	0.0525
	-		390	0.0173
		•	388	0.0742
			397 (Govt. Rasta)	0.0281
			459	0.0792
			389	0.0525
			390	0.0173
		•	388	
				0.0742
			397 (Govt. Rasta)	. 0.0281
			459	0.0792
		:	475	0.1103
			474	0.0362
			473	0.0138
			476	0.0712
			506	0.0527
	,		505	0.0538
			504	0.0202
			507	0.0348
			508	0.0161
			522	0.0553
			521	0.1576
			536	0.0688
			537	0.0321
			515	0.0210
			543	
				0.0387
		3	544 (Govt. Rasta)	0.0565
			546	0.0119
			547	0.2339
		Ω.	548	0.0125
			545 (Govt. Rasta)	0.0689
			283	0.0100
	16	BAPACHYA	1126	0.0465
			1125	0.0496
			1124	0.0366
			1138 (Govt. Nala)	0.0311
			1099	• 0.0783
			1100	0.1366
			1098	0.0149
			1097 ′	0.0292
			1055	0.1173
		•	1095	0.0752
			1094	0.0457
			1055	0.0266
			1057	0.1480
			1059	0.0450
			1060	0.1172
			1061	0.0322
			1043	0.0820
		2	1024	0.1118
			1023	0.1163
		•	1021	0.0690
			1020	0.0602
		•	1001 (Govt. Rasta)	0.1342
	,	•	1002	0.0418
			1003	0.1455
			908	0.0266
		· V · ·	899	0.1093
			898 (Govt. Rasta)	0.0159
			897	0.1975
			892	0.0817
			891	0.1571
			893	0.0227

1	<u> </u>	3	4
16	BAPACHYA (Contd)	888	0.1226
		889	0.0126
		882	0.0151
		- 884	0.0239
		883	0.0122
		885	0.0764
		886	0.0251
		861	0.0449
		862	0.0299
	•	859	0.0030
		860	0.0950
		858 (Govt. Land)	0.0261
		819 (Govt. Land)	0.0604
		825 (Govt. Land)	0.0534
		823 (Govt. Land)	0.3212
		824 (Govt. Road)	0.0275
		1122	0.0100
		808	0.0155
		887 (Govt. Nala)	0.0360
		813	0.0125
		814	0.0290
17	KARADIYA	659 (Govt. Land)	0.4673
		616	0.1648
		617	0.0703
		618	0.1051
		619	0.1141
		606 (Govt. Nala)	0.0265
		595	0.1124
		596	0.2541
	,	592	0.0152
	. •	591	0.2375
		589	0.0327
		586	0.0294
		537 (Govt. Nala)	0.0155
		524	0.0155
	* *	523	0.2406
		529	0.2337
	. *	482	0.2446
		480 (Govt. Nala)	0.0281
		479 (Govt. Land)	0.2421

[F.N. R-31015/68 / 2004-OR-II]

HARISH KUMAR, Under Secy.

नई दिल्ली, 12 मई, 2005

का. आ. 1797.—केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी प्राइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपाबद्ध अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में तर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री. राम करण शर्मा, सक्षम प्राधिकारी, मुन्दा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन परियोजना, हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड, मकान संख्या -1418, सेक्टर - 6, बहादुरगद, जिला - झज्जर - 124507 (हरियाणा) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसुची

तहसीलः पायैदी	जिलाः	जिलाः गुडगाँव			राज्यः हरियाणा		
गाँव का नाम	हदबस्त	हदबस्त मुसतिल खसरा/किला			श्रेत्रफल		
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर	
1. घीलनावास	273	17	21	00	03	36	
		34	17/2	00	06	33	
2. खलीलपुर	272	10	21/1	00	01	, 03	
		12	. 1	00	01	12	
		13	25/1	00	00	60	
*		20	4	00	01	.37	
	•		24	00	00	62	
		24	18/1	00	00	54	
	•		19/2	00	00	25	
			22/2	00	02	75	
	4) 1	32	9/2	00	00	33	
		35	2/1	00	00	48	
3. खेतियावास	268	11′	8/2	00	01	18	
4. बलेवा	271	6	10/1	00	01	60	
			11/1	00	02	40	
			11/2	00	01	14	
5. गांगली	267	9	19	00	01	48	
			22	00	00	57	
		12	2	00	00	37	
		•	11	00	01	23	
6. पहाड़ी	265	1	18	00	01	18	
		9	20	00	00	. 79	
		22	11	00	02	18	
7. मोजाबाद	21 .	17	.6/1	00	02	43	
-			15	ΟÒ	01	54	
8. हाडावास	20	19	24/1	00	00	90	
	•	30	3	00	04	94	
	•	•	8/1	00	03	57	
		,	19	. 00	00	63	
९. हकदारपुर	` 19	16	16/2	00	02	04	
		25	8	00	02	58	
	·	•	19	00	_00	38	

तहसीलः पाटौदी	जिला	ः गुङ्गाँव	राज्यः हरियाणा				
	हदबस्त मुसतिल		खसरा/किला	श्रेत्रफल			
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर	
9. E 441 (11/1)		37	10	00	00	80	
			• 11	00	00	65	
			21/2	00	00	52	
		42	17/2	00	00	58	
10. शेंरपुर	16	1	25	00	00	68	
		29	21/2	00	00	66	
		49	13/2	00	00	48	
			23/1	00	00	42	
	16	49	23/2	00	00	25	
			26	00	01	96	
		61	12,	00	06	23	
			19	00	00	97	
11. राजपुरा	8	12	10/1	00	00	37	
-			11/2	00	02	27	
		13	25	00	03	68	
		17	5	00	01	21	
			14	00	02	33	
		28	3	00	00	50	
		32	16/1	00	06	60	
		33 .	20/1	00	00	35	

[फा. सं. आर-31015/49/2004-ओ.आर-॥] हरीश कुमार, अवर सचिव

New Delhi, the 12th May, 2005

S. O. 1797.— Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto:

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule, may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in

writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Ram Karan Sharma, Competent Authority, Mundra - Delhi Petroleum Product Pipeline, Hindustan Petroleum Corporation Limited, H. No. 1418, Sector – 6, Bahadurgarh - 124507, District – Jhajjar (Haryana).

SCHEDULE

Tehsil : PATODI	District : GURGAON			State : HARYANA			
100	11-41-44			,			
Name of Village	Hadbast No.	Mustil No.	Khasara / Killa No.	Hectare	Are	Square Metre	
1. GHILANAWAS	273	17	21	00	03	36	
		34	17/2	00	06	33	
2. KHALILPUR	272	10	21/1	00	01	03	
		12	1	00	01	.12	
		13	25/1	00	00	60 [′]	
		20	4	00	01	37	
-		· · · · · · · · · · · · · · · · · · ·	24	00	00	62	
		24	18/1	00	00	54	
		•	19/2	00	00	25	
			22/2	ÒΟ	02	75	
		32	9/2	· OD	00	33 -	
	Y	35	2/1	00	00 ~	48	
3. KHETIAWAS	268	11	8/2	00	01	18	
4. BALEWA	271	6	10/1	00	01	60	
			11/1	00	02	40	
. 10			11/2	00	01	. 14	
5. GANGLI	267	9	19	00	01	48	
			2 2	00	00	. 57	
		12	. 2	′00 ·	00	37	
			11	00	01	23	
6. PAHARI	265	1	18	00 -	01 .	18	
8		9	20	00	00	79	
		22	11	00	02	18	
7. MOZZABAD	21	. 17	6/1	00	02	43	
		. '	15	00	01	54	
8. DADAWAS	20 ,	19	24/1	00	00	90	
	,	30	3	00	04	94	
•			8/1	00	03	57	
			19	00	00	63	
9. HAKDARPUR	19	16	16/2	00	02	04	
		25	8 .	00	02	58	
		•	19	00	00	38	
		37	10	00	00	80 85	
•		Y=	11	00	00	65 50	
		4	21/2	00	:00	52	
		42	17/2	00	00	<u>58</u>	

Tehsil : PATODI	Dist	District : GURGAON			State : HARYANA		
Name of Village	Hadbast	Mustil No.	Khasara /		Area		
	No.		Killa No.		Are	Square Metre	
10. SHERPUR	16	1	25	00	00	68	
		29	21/2	. 00	00	66	
		49	13/2	00	00	48	
	16	49	23/1 23/2	00 0 0	00	42 25	
		, ,	26	00	01	96	
		61	12 19	00 00	06 00	23 97	
11. RAJPURA	8	12	10/1 11/2	00 00	00 02	37 27	
		13	25	00	03	68	
		17	5	00	01	21	
		•	14	00	02 ·	33	
		28	3	00	00	50	
		32	16/1	00	06	60	
		33	20/1	00	00	35	

[No. R-31015/49/2004-O.R.-II], HARISH KUMAR, Under Secy.

नई दिल्ली, 12 मई, 2005

का. आ. 1798.— केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 2 के खंड (क) के अनुसरण में और भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना सं0 का0आ0 3309 तारीख 23 दिसम्बर, 2004 का आशोधन करते हुए, उक्त अधिनियम के अधीन, राष्ट्रीय राजधानी क्षेत्र राज्यक्षेत्र, दिल्ली के भीतर, हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड की मुंद्रा—दिल्ली पेट्रोलियम उत्पाद पाइपलाइन के लिए सक्षम प्राधिकारी के कृत्यों का निर्वहन करने के लिए श्री वी0के0 मल्होत्रा, डानिक्स, एस.डी.एम. (नजफगढ़), राष्ट्रीय राजधानी क्षेत्र, दिल्ली सरकार को, उनके अपने कार्यभार के साथ—साथ, प्राधिकृत करती है।

हरीश कमार, अवर सचिव Pelhi, the 12th May, 2005

New Delhi, the 12th May, 2005

s. o. 1798.—In pursuance of clause (a) of section 2 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) and in modification of notification of the Government of India in Ministry of Petroleum and Natural Gas S.O. 3309 dated the 23rd December, 2004, the Central Government hereby authorizes Shri V.K. Malhotra, DANICS, SDM (Najafgarh), Government of NCT of Delhi to perform the functions of the competent authority for Mundra-Delhi Petroleum Product Pipeline of Hindustan Petroleum Corporation Limited, in addition to his own duties, under the said Act, within the territory of NCT of Delhi.

श्रम मंत्रालय

नई दिल्ली, 20 अप्रैल, 2005

का.आ. 1799.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार यूनाईटेड बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण पटना के पंचाट (संदर्भ संख्या 3(सी)/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-04-2005 को प्राप्त हुआ था।

[सं. एल-12011/235/2003-आई.आर.(बी. II)] •

सी. गंगाधरण, अवर सचिव

MINISTRY OF LABOUR

New Delhi, the 20th April, 2005

S.O. 1799.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award Ref. No.3(C)2004 of the Industrial Tribunal PATNA (BIHAR) as shown in the Annexure: in the industrial dispute between the management of United Bank of India, and their workmen, received by the Central Government on 19-04-2005

[No. L-12011/235/2003-IR(B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, PATNA.

Reference Case No. 3(C) of 2004.

The Chief Regional Manager, United Bank of India, Region. Abhay Bhawan (2nd Floor) Fraser Road, Patna and their workman reprsented by the Regional Sccretary, United Bank of India Employee's Congress DC-18, Akanohha Palace, Kankerbagh. Patna.

For the Management : Sri Manoj Kumar Sinha, Advocate & Ors.

For the Workman: S

Sri V. N. Sahay, Advocate & Ors.

Present:

Priya Saran, Presiding Officer, Industial Tribunal Patna.

AWARD

Patna. dated the 7th April, 2005.

By the adjudication order No.L-12011/235/2003-IR (B-II) dated 8-3-2004 the Government of India, Ministry of Labour. New Delhi has referred, under Clause(d) of subsection (1) and sub-section(2A) of Section 10 of the Industrial Disputes Act, 1947 (herein after to be referred to as the Act), the following dispute between the management of United Bank of India, Region. Abhay Bhawan(2nd Floor) Fraser Road, Patna and their workman Shri Sarat Chandra Srivastava, Cashier-cum-General Clerk represented by United Bank of India Employees Congress-

DC-18 Akanobha Palace, Kankarbagh, Patna for adjudication to this Tribunal:—

"Whether the two domestic enquiries conducted by the management of United Bank o India, Patna in the case of Shri Sarat Chandra Srivastava, Cashier-cum-General Clerk were free from bias and were according to the Principles of Natural Justice and the punishment imposed on him is just and legal? If not what relief the workman is entitled to?".

- 2. Both the parties have filed their written statement and contested the reference. They have adduced evidence both oral and documentary. Worker Sri Sarat Chandra Srivastava has examined himself as lone witness for the worker, whereas management has examined three witness namely MW1-Manoj Kumar, MW2-Pramod Kumar and MW3-Krishna Murari Prasad. Documents produced by the worker have been marked from Exts. W to M/21 and management's documents are marked from Exts. M to M/22.
- 3. Bereft of unnecessary details, the worker's case as spelt in his W.S. is that he has been serving in United Bank of India in clerical cadre since 1984. He was transferred to and from five to six times in between St. Columbus Branch, Hazaribagh and Rania Branch in year 1995 within the a span of 8 to 9 months. Higher Official were allegedly empoyed with his due his union activities as Unit Secretary. While posted at Rania Branch he, as directed by Regional Office, reported to St. Columbus Branch. Hazaribagh on 25-11-97 for filling up duplicate House Building Loan From where he indulged in not exchange of words with Branch Manager on his objectionable utterances which resulted in a charge sheet dated 23-12-97 for riotous, disorderly and indecent behaviour and act prejudicial to Bank's interest. The worker was put under suspension the following day. The charges were held proved by enquiry and punishment was inflicted upon the worker. It is alleged by the worker in the W.S. that the domestic enquiry was conducted in unfair manner without observing the principles of natural justice. He was not allowed to be represented by an Advocate, time was not allowed even on ground of open Heart Surgery of his defence representative, he was pressurised to conduct the enquiry himself and time was not allowed to prepare himself for cross-examining management's witnesses. It is further alleged that he has lost faith in the enquiry officer due to his favouritism and biasness. Documents called for were neither produced nor inspection thereof was allowed. He was not given adequate opportunity to defend himself and the finding of the enquiry officer is against materials on record. The enquiry proceeding is allegedly vitiated due to biasness of E.O. and non-observance of principles of natural justice.
- 4. Worker's W.S. further states that the management issued him during pendency of former enquiry a second Chargesheet dated 24-6-2000 for an incident of misconduct

dated 23-2-96, show cause where of had already been replied by the worker on 17-11-97. It is alleged by him that this belated chargesheet shows the malafide of the management. The enquiry was conducted into this charge as well and the worker was held guilty and accordingly punished. This proceeding has also been attached by the worker alleging in the W.S. that documents called for by him were not produced by the management, he has lost faith in the E.O. for his bias and partisan attitude, the complaint which was the basis of the charge has set was not produced, the complainant rather deposed on behalf of the worker and the conclusion drawn from the enquiry is against the materials on record.

- 5. It is further sated in the W.S. that the findings of both the enquiries are perverse as none of the charges against the worker stood proved and the punishment imposed on him thereunder are excessive, harsh and disproportionate. The worker has accordingly prayed for an award in his favour.
- 6. The management has interalia, stated in the W.S. that both departmental enquiries were conducted properly in compliance with principles of natural justice and the workman was allowed adequate opportunity to defend his case, he was given opportunity to verify the documents produced by the management, copies of documents were supplied to him, he alongwith his defence representative fully participated in the enquiry examined his witnesses, exhibited documents and cross-examined management's witnesses. Written briefs of Presenting Officer and Fnquiry Reports were provided to him for comments. He was also given personal hearing by the Disciplinary Amhority before punishment was inflicted. The worker also preferre-Appeals in both the cases and the punishments were upheld. Principles of Natural Justice have been adhered to in both the enquiries and there is no merit in the present reference and so liable to be disallowed.
- 7. Present reference has been made to basically adjudge whether two domestic enquiries against the worker Sarat Chandra Srivastava were free from bias and as per principles of natural justice. The punishment imposed on the worker is a subsequent issue and dependent on the findings on the former.
- 8. Admittedly, the management issued two charge sheets to the worker 1st on 23-12-97 and 2nd on 24-6-2000. Enquiries were conducted seperatley into charges by different enquiry officers. The worker was held guilty under both the enquiry and he was accordingly punished whereby some annual increments were stopped by reduction of his basic pay by three stages in all is the time scale of pay. It is alleged by the worker that both the enquiries were conducted with biasness, he was not offered to properly defend himself, principles of natural justice were adhered to and the findings are against materials on record. The management on the other hand has

categorically rejected worker's stands with claims that the enquiries were fair and according to principles of natural justice and the findings are based on evidence.

- 9. The object of departmental enquiry is to find out the fact as to whether the charges could be established and if so, how?. Enquiry proceedings are some what free from rigid rules and restrictions, but none the less principles of natural justice must not be waylaid, otherwise it would vitiate.
- 10, I will first takeup the enquiry related with the chargesheet dated 23-12-97. The worker had to visit St. Columbus College Branch of the Bank on 25-11-97 for fillings up application for house building loan as per instruction of the Regional Office. Allegedly, the worker flared of and created nuisance and noisy scene by hurling abuses and filthy languages at the Manager Sri Pramod Kumar. He was accordingly charge sheeted for "Riotious, disorderly and indecent behaviour in the premises of the Bank" and also "Doing set prejudicial to the interest of the Bank". By enquiry, he was held guilty followed by punishment of reduction of basic pay by two stages in his time scale of pay.
- 11. Enquiry proceedings in five vols. (Exts. M/1 to M/5) have been filed by the management and also the photo copies of the Exhibited documents in another volume in respect of two enquiries (Ext. M). Other documents filed by the management are Ext. M/6-Regional Manager's letter dated 11-3-98 to worker regarding enquiry. Ext. M/7-K. O.'s letter dated 21-5-95 to worker regarding venue and date of enquiry. Ext. M/8-Worker's time petition dated 13-6-98 on account of his D.R.'s heart operations. Ext. M/9-E.O.'s information about deferring enquiry to 19-7-98, Ext. M/10-Worker's time petition, Ext. M/11-E.O.'s information about adjournment, Ext. M/12- information about venue of enquiry, Ext. M/13-E.O.'s letter to Chief Regional Manager to release defence representative to participate in the enquiry, M/14-D.R.'s letter to E.O. to fix some date in January. 1999 as he was going for his checkup, Ext. M/15-E.O's letter to Chief Regional Manager dated 9-1-99 to release D.R.'s, Ext. M/16-E.O.'s letter informing adjournment, Ext. M/17-worker's time petitions dated 16-4-99 on account of his illness, Ext.M/18-E.O.'s letter dated 29-4-99 regarding adjournment, Ext. M/19-worker's petition to supply copies of some Exts., and Ext.M/20-Supply of written argument of presenting officers to the worker. By above documents, the management has tried to show that the worker was given adjournments as required by him for genuine cause and nothing was done at his back. It was submitted by the learned counsel for the management that the worker did participate in the enquiry at every stage and management's witnesses were cross-examined by him and the principles of natural justice have not been flouted at all.
- 12. Management's three witnesses namely MW1-Manoj Kumar. MW2-Pramod Kumar and MW3-Krishna

Murari Prasad have stated that they were cross-examined from worker's side during enquiry. MW1 and MW2 appeared as witnesses during first enquiry, whereas MW3 was a witness in the 2nd enquiry.

- 13. The worker as WW1 has stated on the other hand before this Tribunal that he was not given documents as required by him, proceeding was not adjourned even though his defence representative had undergone bye pass surgery of his heart, he conducted the enquiry himself under coercion and threat of ex-parte hearing, his prayer for engagement of a lawyer was also turned down and he had raised objection against the enquiry officer for his change. He has further stated that venue of enquiry was fixed at his request but that was changed suo-motu. During cross-examination, he has clarified that his defence representative on account heart ailment was not in a position to go to various places and accordingly, venue of enquiry was fixed at Patna with consent of both the parties but that was without any prior information changed and shifted back to Hazaribagh. He was however informed verbally of the change of venue.
- . 14. Worker has also filed many documents as detailed below Ext. W-Worker's petition to Manager, St. Columbus College branch for sending worksheet, Ext. W/1-Regional's Manager letter dated 9-11-2000 to worker for verification of documents and submission of reply, W/2-Worker's petition dated 14-12-2000 for verification of documents, Ext. W/3-Regional's Manager's letter for verification of documents, Ext. W/4-Worker's petition dated 20-4-2001 for lifting his suspension, Ext. W/5-R.M.'s letter dated 30-10-2001 regarding verification of documents, Ext. W/6-Worker's petition dated 10-10-2001 to Regional Manager to permit him verify documents, Ext. W/7-Worker's time petition dated 25-7-2002, Ext. W/8-Worker's petition dated 19-6-2002 to R.M. to direct E.O. to conduct enquiry without adjournment, Ext. W/9- R.M.'s letter dated 9-4-2001 to worker for verification of documents, Ext. W/10 to W/15-various Worker's petitions regarding verification and supply of documents and for the change of Enquiry Officer, Ext. W16-Circular ragarding subsistance allowance, Ext. W/17-revised D.A. Charts, Ext. W/18-Worker's representation and Ext. W/19-management's reply thereof, Ext. W/20-Worker's pay slip and Ext. W/21-Certificate about worker's basic pay.
- 15. Enquiry proceedings with respect to charge sheet dated 23-12-97 runs in about 400 pages. I have carefully gonewith all caution through the entire proceeding. I have further gone through the enquiry report submitted by the Enquiry Officer.
- 16. By and large, the Enquiry Officer has taken care of Worker's prayer in the matter of adjourning the proceeding, excepting once when his request to defer was not allowed which was prayed on the ground of his wife's illness and her appointment with doctor. I do not think

that this alone would be accepted as prejudicial to the worker.

- 17. It was vehemently argued by the learned counsel for the worker that he was deprived of adequate and appropriate defence, by not allowing him to engage a lawyer since his defence representative had undergone heart surgery. It was further submitted that the worker was to conduct the enquiry himself under threat of proceeding ex-parte and he being a men not versed with technicalities could not defend himself properly. He referred besides the evidence of WW1 on this point, various documents and also the proceedings of certain dates. Ext. M/8 is a prayer for adjournment by the worker to adjourn the proceeding on account of inability of his defence representative to move on account of serious heart surgery. The Enquiry Officer in response to above letter though adjourned the proceeding but asked the worker to remain present on 9-7-98 with his D.R., otherwise the enquiry would proceed ex-parte. Likewise, other documents namely Exts. M/10, M/11, M/17 and M/18 are suggestive of the fact that every time the worker was being asked to participate in the enquiry under threat of ex-parte hearing. We find from the enquiry proceeding that venue was fixed at Patna in view of heart trouble of the defence representative with agreement of the Presenting Officer on 31-7-98. But subsequently vide Ext. M/12 the Enquiry Officer on his own changed his mind without hearing the parties and shifted the venue to St. Columbus College, Hazaribagh, He should at least have heard the worker before taking any new decision in such matters. This change of venue was certainly not suitable to a heart patient as defence representative was and probably on this account he could not attend the proceeding and the worker himself was compelled to a conduct the case under threat of going it ex-parte. Worker's request to change his defence representative and engage a Advocate was rejected by the E.O. on 18-5-1999. This we find noted on pages 208 to 211 of the proceeding. We further find from the proceeding that defence representative alloted to the worker finally left attending the proceedings from 4-2-99 onwards. The Enquiry Officer in his order while rejecting the engagement of legal practitioner has stated that it is noted in paragraph 19(12) of Bipartite settlement that a delinquent is not entitled to engage a lawyer if the Presenting Officer is not a legal practitioner or Advocate. I don't see any sense is this stand or interpatation adopted by the Enquiry Officer. Paragraph 19(12) of the Settlement has been quoted by the Enquiry Officer himself at page 11. of his enquiry report, which runs as follows:-"19-12. The procedure in such cases shall be as follows:—
- (a) In employee against whom disciplinary action is proposed or likely to be taken shall be given a charge sheet..... he shall also be permitted to be defended-
- (i) (x) by a representative of a registered trade union of Bank employees of which he is a member on the date first notified for commencement of enquiry.

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(y) where the employee is not a member of any trade union of Bank employees on the aforesaid date by a representative of a registered trade union of employees of the Bank is which he in employed:

OF

- (ii) At the request of the said union by a representative of the state federation or All India Organisation to which such union is affiliated;
 - (iii) With the Bank's permission, by a lawyer".
- 18. Clause 19.12 is thus no bar to the engagement of a lawyer, it simply requires a permission from the Bank. Materials on record reveal that the defence representative was seriously ailing from heart trouble and had undergone a byepass surgery. On this account, the venue of enquiry was fixed at Patna in agreement of both the parties but all of a sudden and without any hearing as well, the E.O. reverted back to former venue at Hazaribagh. This resulted is regular interruption in D.R.'s attending the enquiry with compulsion on the worker to conduct the enquiry himself in his absence under threat of its going ex-parte. It is well apparent from Ext. -M-series that D.R. could not attend the enquiry on 9-9-98, 21-10-98, 14-11-98 to 17-11-98, 22-12-98 and 4-2-99. He thereafter could never attend the proceeding. In his absence, the worker had to cross, examine the witnesses and was compelled to participate in the enquiry under threat of carrying it on ex-parte. Worker's request to defer the enquiry was twice rejected on 17-5-99. His prayer for the engagement of another D.R. was turned down on 18-5-99. A prayer to engage a lawyer by him was also rejected on 18-5-99 itself. All above is borne out from DE-9, DE-10 and proceeding pages 208-211 and the enquiry report page-11.
- 19. It can be just imagined from all above as to under what degree of agony, tension and pressure, the worker would have been during his D.R.'s absence. He is admittedly in Clerical Cadre and not conversant with technicalities and the ways to advance his defence in appropriate and impressive manner. He has been grossly prejudiced by E.O.'s orders.
- 20. One would fail to understand in facts and circumstances above, as to why the worker was disallowed to the change of his D. R. or engaging a lawyer. I must say that no reasonable man would have rejected worker's such prayer in then prevailing circumstances.
- 21. It is well settled that if the charges are serious which the workman would not be in a position to defend himself. He can be permitted to avail the services of a lawyer a there is no rule specifically prohibiting the engagement of a lawyer. By disallowing the worker to change his D.R. and/or engaging a lawyer, the E.O. has definitely gone beyond established legal norms and there has been thus a clear violation of principles of natural justice.

- 22. We further notice from enquiry record that the worker had in mind that the E.O was not impartial and was carrying a bias against him. He had lost faith in him. Record on pages 42, 43 and 216–220 reveals that such petitions were also filed before the E.O. But the prayer to stay his hands from recording evidence, as the worker intended to go before Disciplinary Authority, was turned down on 19-5-99. The sort of high handedness exhibited by the E.O. has just to be imagined.
- 23. It is obviously desirable that only disinterested and unbiased Officers should be oppointed Enquiry Officers in a departmental proceeding. As a rule, the person who undertakes this task, should not be suspected of any bias in such cases. Whenever an application is moved by the chargesheeted employee against the E.O. on the grounds of bias, the proceeding, as a matter of rule should be stayed and the application referred along with relevant materials to the appropriate reviewing authority for considering the application and passing appropriate order thereon. Settled position is that when a representation is received from delinquent employee to change E.O. on the ground of bias, the issue has to be decided not from the point of view of employer but from the angle of delinquent employee and all that is necessary for concideration in such position is whether a man of reasonable prudence, if placed in similar circumstances as that of delinquent would have thought the E.O. to be biased against him.
- 24. The E.O. by not staying his hands when petitions such as DE-5 were filed and in not despatching the same to the appropriate authority for review and order thereon, has certainly massacred the Principles of Natural Justice.
- 25. Apart from above, some documents were called for by the worker but his prayer was arbitrarily disallowed on 4-2-99. One would find about this on pages 172-173 of the proceeding.
- 26. We thus find that the E.O. has not acted in that fairness which is desirable of an impartial, prudent and reasonable person with no bias and partisan. Needless to say, that the record of the proceeding glaringly exhibits that principles of natural justice have been shattered almost at every step and E.O.'s action cannot be justified. The enquiry into chargesheet dated 23-12-97 has not been fair and in accordance with established norms of natural justice. The enquiry is thus held vitiated. The findings arrived at on such enquiry and the punishment on this basis would thus fail.
- 27. I would now take up the next enquiry related with chargesheet dated 24-6-2000 for consideration. The worker while in Cash Department received a deposit of Rs. 500/- from one Niranjan Singh Kherwar but tore away the deposit slip and threw the pieces into basket. He stands further charged as making false declaration before the Bank whether he is the only son of his parents or there are other brothers. The Enquiry Officer on enquiry held both the

charges proved. The worker was accordingly punished of reduction of one increment in the time scale.

- 28. The enquiry has been attacked by the worker as being against the principles of natural justice, lose of faith in the Enquiry Officer and his findings being against the record.
- 29. The enquiry proceedings is there in Ext. M/5 and runs from pages 45 to 71. The enquiry report is separately filed before me. I have thoroughly gone minutely through the proceedings.
- 30. The first charge against the worker relates to a deposit of Rs. 500/-made by one Niranjan Singh Kherwar. As per chargesheet the money was handed over to the worker who tore away the deposit slip. When the matter came to light he deposited the amount at the fag end of cash received by a new deposit slip. Surprisingly, above Niranjan Singh Kherwar has not supported the management. He was rather examined by the worker and stated in clear words that he had handed over the money to the Branch Manager. His evidence at pages 69 onwards clearly mentions that he never handed over Rs. 500 to the worker for depositing in the account as alleged in the chargesheet. Therefore, charge No. 1 in the chargesheet clearly fails for not being supported by Niranjan Singh Kherwar. Yet, the Enquiry Officer has came to the findings that the charge stands proved.
- 31. Apart from above, certain documents including complaint against the worker were required by the delinquent but his prayer was rejected by the Enquiry Officer on 23-7-2002 as saying that the documents were irrelevant. I fail to understand as to how the complaint petition, which was the basis of the charge was held irrelevant by the E.O.
- 32. The worker was informed vide Ext. M/21 that the letter of complaint was not relevant in management's opinion since not included in the list of documents pertaining to the letter of charge. This has been highly ridiculous on part of the management in denying the copy of complaint, which is the basis of charge against him. Be that as it may, there has been clear violation of the principle of natural justice.
- 33. So far second charge is concerned, the Enquiry Officer has held the game proved just saying that the "typing mistake" pleaded by the worker is not tenable and charge of false declaration therefore has been fully proved. This argument advanced by the E.O. in holding the charge proved is just inconsistent with established legal norme and cannot be accepted.
- 34. We thus find that the findings of the Enquiry Officer in relation to both the charges contained in charge-sheet dated 24-6-2000 are quite perverse and can be accepted. Besides above, there has been a clear violation of principles of natural justice when required documents were not supplied or allowed perusal to the worker. For

reasons aforesaid, this enquiry also stands vitiated, and so the findings thereon and also the punishment inflicted upon the worker cannot be maintained.

35. In view of what has been discussed above and materials on record, I am of firm opinion and accordingly held as such that both the domestic enquiries conducted by the management of United Bank of India, Patna in the case of worker Sri Sarat Chandra Srivastava were not free from bias, Principles of Natural Justice were not followed while conducting the enquiries, the findings thereon are against the record and cannot be acted upon. Both the enquiries stand vitiated for reasons aforesaid and the punishment imposed on the worker on the basis of such enquiries is not at all maintainable.

36. Award accordingly.

PRIYA SARAN, Presiding Officer

नई दिल्ली, 20 अप्रैल, 2005

का.आ. 1800.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय नं. 2, धनबाद के पंचाट (संदर्भ संख्या 24/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-04-2005 को प्राप्त हुआ था।

[सं. एल-12011/195/2002-आई.आर.(बी. II)] सी. गंगाधरण, अवर सचिव

New Delhi, the 20th April, 2005

S.O. 1800.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby publishes the Award (Ref. No. 24/2003) of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Dhanbad No. 2 as shown in the Annexure, in the industrial dispute between the management of Bank of India and their workmen, received by the Central Government on 19-04-2005

[No. L-12011/195/2002-IR(B-II)] - C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (No. 2) AT DHANBAD PRESENT:

SHRI B. BISWAS, Presiding Officer.

In the matter of an Industrial Dispute under section 10(1)

(d) of the I. D. Act, 1947

REFERENCE No. 24 of 2003

PARTIES:

Employers in relation to the management of Bank of India, Patna and their workman.

APPEARANCES:

On behalf of the workman

None

On behalf of the employers

Mr. D. K. Verma, Advocate.

State : Jharkhand

Industry: Banking.

Dated, Dhanbad, the 29th March, 2005.

AWARD

The Govt. of India, Ministry of Labour, in exercise if the powers conferred on them under Section 10(1) (d) of the 1. D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their order No. L-12011/195/2002-IR(B-II), dated the 31-1-2003/10-2-2003.

SCHEDULE

"Whether the action of the management of Bank of India, Patna denying special allowance drawing assignment by declaring that Shri P.C. Mehta is junior due to re-designation which is not a promotion justified? If not, what relief is the concerned workman entitled to?"

2. In this reference neither the concerned workman nor his representative appeared. Management however made appearance through their learned Advocate. Record shows that consecutive notices were issued to the workman side but in spite of issuannce of notices they failed to turn up before this Tribunal. Gesture of the workman/sponsoring union if is taken into consideration will expose clearly that they are not interested to proceed with the hearing of this case. Under such circumstances, this Tribunal also finds no ground to adjourn the case suomoto for days together only for causing appearance of the workman. Hence, the case is closed. Accordingly a 'No dispute' Award is passed in this reference presuming non-existence of any industrial dispute between the parties.

B. BISWAS, Presiding Officer

नई दिल्ली, 20 अप्रैल, 2005

का.आ. 1801. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार पंजाब नेशनल वेंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, लखनऊ के पंचाट (संदर्भ संख्या 126/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-04-2005 को प्राप्त हुआ था।

[सं. एल-12011/150/2004-आई आर (बी-II)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 20th April, 2005

S.O. 1801.—In pursuance of Section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central

Government hereby publishes the Award (Ref. No. 126/2004) of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Lucknow as shown in the Annexure, in the Industrial Dispute between the management of Punjab National Bank and their workmen, which was received by the Central Government on 19-04-2005.

[No. L-12011/150/2004-IR (B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, LUCKNOW

PRESENT:

SHRIKANT SHUKLA, Presiding Officer

I.D. No. 126/2004

L-12011/150/2004-IR (B-II) dated: 9-11-2004

BETWEEN:

The Assistant Secretary:

National Confederation of Bank Employees, UP, NCBE, 128/301, K. Block, Kidwai Nagar, Kanpur (UP)-0

(In the matter of Sh. Alok Sharma)

AND

The Regional Manager Punjab National Bank Regional Office, Reedganj, Faizabad-0.

AWARD

The Government of India, Ministry of Labour *vide* their order No. L-12011/150/2004-IR (B-II) dated: 9-11-2004 referred the following dispute for adjucation to the Central Government Industrial Tribunal-cum-Labour Court, Lucknow.

"Whether the action of the management of Punjab National Bank in imposition of punishment of reduction in stage on Shri Alok Sharma is legal and justified? If not, what relief is the concerned workman entitled to?"

The said order was marked to the Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court, Lucknow besides the Regional Manager, Punjab National Bank, Regional Office, Reedganj, Faizabad and The Assistant Secretary, National Confederation of Bank Employees, UP, NCBE, 128/301, K. Block, Kidwai Nagar, Kanpur (U.P.).

It was made clear to the parties raising the dispute to file the statement complete with relevant, decuments, list of reliance and witnesses with the Tribunal within fifteen days of the receipt of the order of reference and also forward a copy of such a statement to each one of the opposite parties involved in this dispute under rule 10(B) of the Industrial Disputes (Central), Rule, 1957.

The said order of reference was received in the office of the Central Government Industrial Tribunal-cum-Labour Court, Lucknow on 31-12-2004, but the Assistant Secretary, National Confederation of Bank Employees did not file any statement of claim, challenging the imposition of punishment of Shri Alok Sharma. When the Assistant Secretary, National Confederation of Bank Employees did not filed the statement of claim together with the relevant documents, list of reliance and witnesses etc. till 28-1-2005, registered summon was sent to the Assistant Secretary, National Confederation of Bank Employees *vide* postal receipt No. 42 dated 7-2-2005. The registered article returned with the remark 'not met' on 9-2-2005 and 10-2-2005.

The Assistant Secretary of the said confederation did not file any statement of claim, alleging that the punishment imposed by the Punjab National Bank on Alok Sharma was illegal or unjustified.

The Regional Manager, Punjab National Bank, Faizabad was also issued registered notice and the representative of the said Bank appeared in the Court, but he did not file any written statement.

There is no material available on the record to arrive on the conclusion as to whether action of the management was legal or illegal, justified or unjustified. In the circumstances. I have no other option than to pass No Claim Award.

Lucknow

8-4-2005

SHRIKANT SHUKLA, Presiding Officer

नई दिल्ली, 20 अप्रैल, 2005

का.आ. 1802.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार पंजाब नेशनल वैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के वीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय लखनऊ के पंचाट (संदर्भ संख्या 125/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-04-2005 को प्राप्त हुआ था।

[सं. एल-12011/147/2004-आई आर (बी-II)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 20th April, 2005

S.O. 1802.—In pursuance of Section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 125/2004) of the Cent. Govt. Indus. Tribunal-cum-Labour Court,

Lucknow as shown in the Annexure in the Industrial Dispute between the management of Punjab National Bank and their workman, which was received by the Central Government on 19-04-2005.

[No. L-12011/147/2004-IR (B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, LUCKNOW

PRESENT:

SHRIKANT SHUKLA, Presiding Officer
I.D. No. 125/2004

L-12011/147/2004-IR (B-II) dated: 9-11-2004

BETWEEN:

The Assistant Secretary:

National Confederation of Bank Employees, UP, NCBE, 128/301, K. Block, Kidwai Nagar, Kanpur (UP)-0

(In the matter of Sh. A.N. Dhawan)

AND

The Regional Manager Punjab National Bank Regional Office, Reedganj, Faizabad-0.

AWARD

The Government of India, Ministry of Labour *vide* their order No. L-12011/147/2004-IR (B-II) dated: 9-11-2004 referred the following dispute for adjucation to the Cental Government Industrial Tribunal-cum-Labour Court, Lucknow.

"Whether the action of the management of Punjab National Bank in imposition of punishment of reduction in stage on Shri A.N. Dhawan is legal and justified? If not, what relief is the concerned workman entitled to?"

The said order was marked to the Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court, Lucknow besides the Regional Manager, Punjab National Bank, Regional Office, Reedganj, Faizabad and The Assistant Secretary, National Confederation of Bank Employees, UP, NCBE, 128/301, K. Block, Kidwai Nagar, Kanpur (U.P.)

It was made clear to the parties raising the dispute to file the statement complete with relevant decuments, list of reliance and witnesses with the Tribunal within fifteen days of the receipt of the order of the reference and also forward a copy of such a statement to each one of the opposite parties involved in this dispute under rule 10(B) of the Industrial Disputes (Central), Rule, 1957.

The said order of reference was received in the office of the Central Government Industrial Tribunal-cum-Labour Court, Lucknow on 31-12-2004, but the Assistant Secretary, National Confederation of Bank Employees did not file any statement of claim, challenging the imposition of punishment of Shri A. N. Dhavan. When the Assistant Secretary, National Confederation of Bank Employees did not filed the statement of claim together with the relevant documents. List of reliance and witnesses etc. till 28-1-2005, registered summon was sent to the Assistant Secretary, National Confederation of Bank Employees vide postal receipt No. 42 dated 7-2-2005. The registered article returned with the remark 'not met' on 9-2-2005 and 10-2-2005.

The Assistant Secretary of the said confederation did not file any statement of claim, alleging that the punishment imposed by the Punjab National Bank on A. N. Dhavan was illegal or unjustified.

The Regional Manager, Punjab National Bank, Faizabad was also issued registered notice and the representative of the said Bank appeared in the Court, but he did not file any written statement.

There is no material available on the record to arrive on the conclusion as to whether action of the management was legal or illegal, justified or unjustified. In the circumstances. I have no other option than to pass No Claim Award.

Lucknow: 8-4-2005

SHRIKANT SHUKLA, Presiding Officer

नई दिल्ली, 20 अप्रैल, 2005

का.आ. 1803.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बैंक ऑफ इंडिया के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिण्ट औद्योगिक विवाद में औद्योगिक अधिकरण, उदयपुर के पंचाट (संदर्भ संख्या 9/99) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-04-2005 को प्राप्त हुआ था।

[सं. एल-12012/91/1999-आई.आर.(बी-II)] सी. गंगाधरण, अवर सचिव

New Delhi, the 20th April, 2005

S.O. 1803.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 9/99) of the Industrial Tribunal, Udaipur as shown in the Annexure, in the Industrial Dispute between the management of Bank of India and their workmen, received by the Central Government on 19-04-2005.

[No. L-12012/91/1999-IR (B-II)] C. GANGADHARAN, Under Secy.

अनुबन्ध

न्यायालय : न्यायाधीश, औद्योगिक विवाद अधिकरण एवं श्रम न्यायालय, उदयपुर

उषा अग्रवाल, आर.एच.जे.एस., पीठासीन अधिकारी

प्रकरण संख्या : 9/99

(औद्यो. विवाद)

श्री सुरेश कुमार आचार्य पुत्र श्री लक्ष्मण जी, निवासी हास्पीटल रोड, उदयपुर

....पार्थी

बनाम

रीजनल प्रबंधक, बैंक ऑफ इण्डिया रीजनल कार्यालय राजस्थान रीजन नाकोड़ा हाऊस, सी-63-8, पी.बी. नं. 346, सरोजनी मार्ग सी-स्कीम, जयपुर (राज.)

....विपक्षी

उपस्थितं :

श्री अरुण व्यास

प्रार्थी की ओर से।

श्री तेज प्रकाश शर्मा:

विपक्षी की ओर से।

दिनांक: 16-12-2004

पंचाट

भारत सरकार के श्रम विभाग द्वारा जरिये पत्र क्रमांक : एल-12012/91/99/आई.आर.(बी-II) दिनांक 25-8-99 द्वारा निम्न आशय का प्रसंग इस न्यायालय को निर्णय हेतु प्रेषित किया गया।

"Whether the action of management Bank of India in terminating service of Sh. Suresh Kumar Acharya S/ o Sh. Laxmanji Ex. Daily Rated Employee w.e.f. 14-5-97 is legal and justified? If not, what relief the concerned workman is entitled to?"

उक्त आशय का प्रसंग प्राप्त होने पर न्यायालय द्वारा दिनांक 14-9-99 को वाद संख्या : 9/99 दर्ज रिजस्टर किया जाकर पक्षकारान को नोटिस जारी किये गये। जिस पर प्रार्थी की ओर से क्लेम व विपक्षी की ओर से जवाब पेश किया गया।

संक्षेप में क्लेम प्रार्थना पत्र के तथ्य इस प्रकार हैं कि प्रार्थी की नियुक्ति विपक्षी के अधीन दिनांक 14-5-97 को दफ्तरी के पद पर हुई तभी से वह नियमित सेवा में रहा तथा वह नियमित कर्मकार की परिभाषा में आता है। प्रार्थी की सेवाएं सदैव संतोपप्रद रहीं, अपने सेवाकाल में कभी उसने शिकायत का मौका नहीं दिया, न ही प्रार्थी को कभी कारण बताओ नोटिस या चार्जशीट ही दी गयी। प्रार्थी प्रात: 9 बजे से सायं 6 बजे तक काम करता तथा आवश्यकता पड़ने पर रात्रि 8 बजे तक भी उसमें काम कराया जाता था। प्रार्थी को विपक्षी शुरू में 900 रु. प्रतिमाह देता था तथा सेवाओं से प्रसन्न होकर उसने प्रार्थी को दि. 1-5-95 से 1200 व दिनांक 20-5-96 से 1500 रु. वेतन दिया। प्रार्थी का कार्य नोटों के बंडल बनाना, बांधना, सिलना, स्लिप व छाप लगाना, दैनिक वाउचर फाइल बनाना, अन्य फाइलिंग करना, डाक वितरण करना, बिल संग्रहण

करना आदि कार्य जो स्थायी प्रकृति के कार्य हैं। जब प्रार्थी ने समान कार्य के समान वेतन व स्थायीकरण की मांग की जिस पर विपक्षी ने हैंड आफिस से सम्पर्क करने का निर्देश दिया जिस पर प्रार्थी ने हैंड आफिस पर प्रार्थना पत्र पेश किये तो अचानक दि. 14-5-97 को सेवा में लेने से इंकार कर सेवा पृथक कर दिया तथा उसके स्थान पर जगदीश कुमार मीणा को नियुक्त किया है जो आज भी कार्यरत हैं तथा अन्य किनष्ठ कर्मचारी आज भी कार्यरत हैं। प्रार्थी को न तो सेवा पृथक करने का कारण या आधार बताया, न आदेश दिया न नोटिस या नोटिस के एक्ज में वेतन दिया न ही छंटनी मुआवजा दिया, इस प्रकार प्रार्थी की सेवामुक्ति शून्य व अवैध है। निवेदन किया गया कि सेवा पृथक करना अनुचित व अवैध एवं शून्य घोषित फरमाकर दि: 14-5-97 से सेवा में निरन्तरता एवं अन्य सेवा लाभ सिह्त पुनः सेवा में रखने तथा बकाया वेतन फिक्सेशन, एरियर व अन्य समस्त लाभ, अन्य कोई राहत जो उचित लगे मय कार्यवाही खर्च दिलायी जावे।

विपक्षी ने अपने जवाब में बताया है कि प्रार्थी को दि. 31-3-95 को बैंक दफ्तरी के पद पर केवलमात्र आकस्मिक कार्य की आवश्यकता की पूर्ति हेतू दैनिक वेतन भोगी कर्मचारी के रूप में रखा गया था, उसे कोई नियुक्ति पत्र नहीं दिया न ही किसी प्रकार की नियुक्ति दी। प्रार्थी बैंक का कर्मकार नहीं था तो उसे कारण बताओ नोटिस, चार्जशीट देने का प्रश्न ही नहीं उठता । इस बात से इंकार किया है कि प्रार्थी से प्रात: 9.00 बजे सायं से 6.00 बजे तक आवश्यकता पडने पर रात्रि 8.00 बजे तक काम लिया जाता हो। इस बात से भी इंकार किया है कि प्रार्थी की सेवाओं से प्रसन्न होकर उसका वेतन 900 से बढ़ाकर 1-5-95 को 1200 व 20-5-96 को 1500 कर दिया हो। प्रार्थी को कभी हैड आफिस से सस्पर्क करने के निर्देश नहीं दिये गये क्योंकि प्रार्थी बैंक कर्मकार नहीं था। जगदीश कुमार की नियुक्ति बैंक के नियमानुसार की गयी है। प्रार्थी बैंक का कर्मचारी नहीं था, वह केवलमात्र आकस्मिक कार्य की आवश्यकता की पूर्ति हेतु दैनिक वेतन पर रखा गया था, उसे स्थायी पद पर नहीं रखा गया न ही किसी प्रकार की नियुक्ति दी गयी। अत: प्रार्थी किसी भी प्रकार का कोई रिलीफ प्राप्त करने का अधिकारी नहीं है। प्रार्थना की गयी कि प्रार्थी का स्टेटमेन्ट ऑफ क्लेम मय हर्जा-खर्चा खारिज फरमाया जावे।

प्रार्थी की ओर से अपने क्लेम प्रार्थना पत्र के समर्थन में स्वयं का शपथ पत्र व विपक्षी की ओर से श्री चन्द्रकान्त कुरे, प्रबन्धक, बैंक ऑफ इण्डिया का शपथ पत्र प्रस्तुत किया गया। दोनों पक्षों ने एक दूसरे से जिरह की। दस्तावेजी साक्ष्य में कोरियर रसीद, प्रार्थी का प्रार्थना पत्र, ए.डी. रसीद, बिल प्रमाण पत्र वाउचर, पास-बुक, फाईल विवरण, पेमेंट विवरण, पिओन बुक, दैनिक वाउचर की छाया प्रतियां प्रस्तुत की गयी हैं।

उभय पक्षकारान को बहस सुनी गयी व पत्रावली का अवलोकन किया गया तथा उभयपक्षकारों द्वारा लिखित बहस प्रस्तुत की गयी उसका भी अवलोकन किया गया। प्रस्तुत प्रकरण में हमें यह देखना है कि प्रार्थी श्रमिक को नियोजक द्वारा सेवा से पृथक किया जाना उचित एवं वैध है?

प्रार्थी ने क्लेम प्रार्थना पत्र समर्थन में साक्ष्य स्वरूप शपथ पत्र प्रस्तुत किया है जिसमें कथन किया है कि वर्ष 1993 में बैंक ऑफ़ इण्डिया शाखा, उदयपुर में दफ्तरी के पद पर कार्यरत था तथा वर्ष 95 में मेरा स्थानान्तरण विपक्षी के अधीन हुआ तभी से नियमित सेवाएं देता रहा, सेवाएं सदैव संतोपप्रद रहीं, कभी शिकायत का मौका नहीं दिया न मुझे कभी कारण बताओं नोटिस दिया न विवेकावरण के आरोप लगे न विभागीय जांच ही हुई। मेरी सेवाओं से संतुष्ट होकर ही विपक्षी ने मैरा वेतन 900 रु. से बढाकर 1-5-95 से 1200 रु. कर दिया। मुझसे डाक विवरण, बिल संग्रहण आदि स्थायी प्रकृति के कार्य करवाये जाते थे, जो संतोषप्रद थे, परन्तु जब मैंने विपक्षी से समान कार्य के लिए समान वेतन व स्थायीकरण की मांग की तो विपक्षी ने हैड आफिस से सम्पर्क करने का निर्देश दिया। जिस पर मैंने हैड आफिस को इस बाबत प्रार्थना पत्र लिखा तो विपक्षी ने अचानक दि. 14-5-97 को मुझे सेवा में लेने से इंकार कर सेवा से पृथक कर दिया। विपक्षी ने सेवा से पृथक करने से पूर्व न तो मुझे सेवा पृथक करने का कारण वताया न आदेश दिया न नोटिस या नोटिस के एवज में वेतन दिया न छंटनी मुआवजा दिया, जिससे मेरी सेवा मुक्ति अवैध व शून्य है। विपक्षी ने मात्र श्री जगदीश मीणा को लाभान्वित करने के लिये मुझे सेवा पृथक किया है तथा उसे मेरी ही तरह दैनिक वेतन पर लगा कर फिर स्थायी कर लिया। जबकि वह अंशकालीन था व मैं पूर्णकालीन था। इस तरह विपक्षी ने भेदभावपूर्ण तरीके से अनफेयर लेबर प्रैक्टिस अपना मुझे स्थायी करने की बजाय सेवा पृथक किया जो अवैध व शून्य है।

प्रार्थी ने विपक्षी प्रतिनिधि द्वारा की गयी जिरह में बयान दिया है कि बैंक ने मुझे कोई नियुक्ति पत्र नहीं दिया। बैंक ने मुझे कार्य संतुष्टि का प्रमाण पत्र:नहीं दिया था । 1993 में देहली गेट उदयपुर शाखा में काम करता था। यह बात गलत है कि 1993 में मुझे नौकरी से हटा दिया हो। चित्तौड शाखा में स्थानान्तरण का लिखित में नहीं दिया मौखिक आदेश दिया था। यह गलत है कि बैंक में आकस्मिक श्रमिक के रूप में काम करता रहा हूं। खुद कहा कि नियमित रूप से काम पर जाता था। मेरे साईन परमानेंट कर्मचारियों के साथ में नहीं होते थे । यह सही है कि भुगतान के समय वाउचर पर साईन लेते थे। यह सही है कि देहली गेट ब्रांच में नियमित कर्मचारी काम कर रहे थे। खुद कहा कि चित्तौड़ शाखा में में ही केवल नियमित कर्मचारी था। मैं नवीं क्लास पास हैं। दि. 31-3-95 को मैंने चित्तौड़ शाखा में जोईन किया यह शाखा 30-3-95 को खुली थी। यह सही है कि बैंक में मेरे पद की रिक्ति हेतु कोई विज्ञापन नहीं निकाला और न ही मैंने कोई आवेदन पत्र भेजा खुद कहा कि मुझे चित्तौड़ में रिजनल मैंनेजर ने काम के लिये भेजा था। यह सही है कि चित्तौंड में मेरे स्थान पर नियमित कर्मचारी स्थानान्तरित होकर आया तब मुझे हटा दिया। यह सही है कि बैंक में मेरा पद केवल एक ही था। यह गलत है कि मुझे संविदा के आधार पर रखा गया हो। यह गलत है कि मुझे कहा गया हो कि नियमित कर्मचारी के आने पर तुम्हें हटा देंगे। खुद कहा कि मुझे बैंक वालों ने कहा कि तुम्हें स्थायी कर देंगे। 1997 में मैंने कितने दिन काम किया याद नहीं फिर कहा कि 14 मई तक काम किया था। 14 मई, 97 को नियमित कर्मचारी उदयपुर से स्थानान्तरित होकर आ गया था हटा दिया था।

विपक्षी को साक्ष्य में श्री चन्द्रकान्त कुरे, प्रबंधक बैंक ऑफ इण्डिया उद्यपुर ने मुख्य परिक्षण में प्रस्तुत शपथ पत्र में कथन किया है कि प्रार्थी का यह कथन गलत है कि उसकी भर्ती दि. 31-3-95 को बैंक में दफ्तरी के पद पर हुई थी, क्योंकि बैंक में कभी भी उसे कोई नियुक्ति पत्र नहीं दिया व न ही उसे कभी वेतन ही दिया। प्रार्थी अप्रार्थी बैंक का कर्मकार ही नहीं था तो उसे कारण बताओ नोटिस या चार्जशीट देने का प्रश्न हो नहीं उठता है। प्रार्थी श्रमिक को केवलमात्र आकस्मिक कार्य की आवश्यकता की पूर्ति हेतु दैनिक वेतनभोगी कर्मचारी के रूप में रखा गया था, उसे किसी भी स्थायी पद पर किसी प्रकार की नियुक्ति नहीं की गयी थी। विपक्षी बैंक में ऐसी कोई व्यवस्था नहीं है कि प्रार्थी की सेवा से प्रसन्न होकर उसका वेतन 900 से बढाकर 1-5-95 से 1200 रु. प्रतिमोह कर दिया गया व दि. 20-5-96 से 1500 रु. कर दिया गया हो। प्रार्थी को कभी भी मुख्यालय (हैंड आफिस) से सम्पर्क करने के निर्देश नहीं दिये गये। प्रार्थी को केवल मात्र आकस्मिक कार्य की आवश्यकता की पूर्ति हेतु दैनिक वेतनभोगी कर्मचारी के रूप में रखा गया था। उसे स्थायी पद पर किसी प्रकार की कोई नियक्ति नहीं दी गयी थी। अत: ऐसे व्यक्तियों को किसी प्रकार का नोटिस देने का प्रश्न ही उत्पन्न नहीं होता है। जगदीश कुमार मीणा की नियुक्ति की गयी है, जो कि बैंक के नियमानुसार की गयी है।

प्रार्थी प्रतिनिधि द्वारा की गयी जिरह में साक्षी ने बयान दिया है कि प्रार्थी को किसी विशिष्ट कार्य को कराने के लिये आकस्मिक रूप से काम पर रखने की कोई स्वीकृति ली हो। आज खुद कहा कि स्वीकृति लेने की कोई आवश्यकता नहीं थी। यह सही है कि प्रार्थी 1993 से उदयपुर की दो ब्रांचों में काम करता था, उसके बाद चित्तौड आया। आज खुद कहा कि प्रार्थी आकस्मिक श्रमिक के रूप में काम करता था। आज खुद कहा कि चित्तौड़ हमने नहीं भेजा मेरे को व्यक्तिगत जानकारी इस मामले की नहीं है, जो जानकारी है अह रेकार्ड के आधार पर ही है। दफ्तरी व क्लास फोर्थ का एक ही पद होता है, फिल्काहा कि दफ्तरी व क्लास फोर्थ एक ही कैडर है। आकस्मिक श्रमिए को क पर लगाने के लिये कोई नोट्स नहीं बनाया जाता है, इसलिये नोट्स नहीं बनाया। आज खुद कहा कि जब कोई छट्टी पर जाता है ःब आकस्मिक श्रमिक लगाते हैं। चित्तौड ब्रांच में प्रार्थी ने काम किया उस अवधि में उस ब्रांच में कौन कर्मचारी अवकाश में था मैं नहीं बता सकता। चित्तांड शाखा में दफ्तरी का एक ही पद था। यह गलत है कि प्रार्थी को शुरू में 900 फिर 1200 और आखिर में 1500 रु. वेतन दिया हो। आज खुद कहा कि प्रार्थी का वेतन निर्धारित नहीं किया गया था। प्रार्थी को अब-कब कितना भुगतान किया मुझे पता नहीं। आज खद कहा कि प्रार्थी को सीधे भुगतान नहीं किया जाता था बल्कि मैंने को पुर्नभरण होता था। यह सही है कि प्रार्थी को बैंक का काम करने के लिये लगाया था। प्रार्थी से साढे सात घंटे काम लेना निर्धारित था। चित्तौड शाखा में दफ्तरी का एक ही पद था। चित्तौड में नई शाखा खुली थी आज खुद कहा । प्रार्थी ने चित्तौड़ में क्या काम किया मुझे पता नहीं। डेली वेजेज कर्मचारियों से क्लास फोर्थ का काम कराया जाता है। प्रार्थी को उसकी सेवाएं समाप्त करने के लिये नोटिस नहीं दिया क्यों कि प्रार्थी को कोई नियुक्ति नहीं दी। यह गलत है कि प्रार्थी को पद रिक्त होने के कारण काम पर लगाया हो। एग्जी: 01 से 04 पत्र हमारे कार्यालय में आये हों तो मुझे जानकारी नहीं। आज खुद कहा कि इस पर प्राप्ति का कोई पृथ्वांकन नहीं है। एग्जी: 37 से एग्जी: 86 तक स्लिप में हैं, जो वाउचर के ऊपर लगायी जाती हैं। यह गलत है कि प्रार्थी का हमारे यहां च.श्रे.कर्म. का पद रिक्त हो उस पद पर दैनिक वेतनभोगी के रूप में लगाया हो।

उभय पक्षकारों की साक्ष्य व पत्रावली पर प्रस्तुत दस्ताविजात एजी 19 से लगायत एजी : 26 जो कि प्रार्थी को दि: 31-3-95 से दि: 15-5-97 तक विपक्षी द्वारा भुगतान किया गया, उसके वाउचर विवरण है, जिसको देखने से प्रकट होता है कि प्रार्थी को दैनिक वेतन के हिसाब से प्रत्येक सप्ताह वेतन दिया जाता था। मासिक वेतन नियत नहीं था तथा जब-जब दैनिक वेतनभोगी कर्मचारियों की मजदूरी बढी तो प्रार्थी की मजदूरी भी बढ़ गयी। बैंक के द्वारा प्रार्थी को किसी पद पर नियुक्ति नहीं दी गयी है। विपक्षी के बयानों से यह सिद्ध है कि चित्तौड शाखा दि: 30-3-95 को खुली थी व प्रार्थी ने दि: 31-3-95 से लेकर 14-5-97 तक कार्य किया है। यह एग्जी: 19 से लगायत एग्जी: 26 को देखने से प्रकट होता है, जिसके मूल विपक्षी के पास हैं, जिन्हें विपक्षी ने पेश नहीं किया है न ही इन दस्तावेजों को गलत बताया है। जिससे यह प्रकट होता है कि प्रार्थी ने साप्ताहिक अवकाश व सार्वजनिक अवकाश को छोड़कर निरन्तर कार्य दि: 31-3-95 से 14-5-97 तक किया है। इस प्रकार प्रार्थी को सेवा से पृथक किये जाने से पूर्व प्रार्थी ने विपक्षी बैंक में 240 दिन लगातार कार्य किया है, आकस्मिक कर्मचारी के रूप में तथा यह विवादित नहीं है कि जब उसे सेवा से पृथक किया तब उसें न तो नोटिस दिया न नोटिस की एवज नोटिस पेमेंट दिया गया और न ही छंटनी मुआवजा दिया गया। प्रार्थी की सेवाएं संतोपजनक नहीं थी ऐसा विपक्षी का आक्षेप नहीं है। इस प्रकार प्रार्थी की छंटनी धारा : 25-एफ औद्योगिक विवाद अधिनियम की पालना किये बिना करना उचित एवं वैध नहीं है। प्रार्थी व विपक्षी द्वारा प्रस्तुत विधि दृष्टांत तथ्यों की भिन्तता के कारण हस्तगत प्रकरण में लागू नहीं होते हैं। प्रार्थी आकस्मिक कर्मचारी था वह मौखिक आदेश से रखा गया था व रखा जा सकता था तथा मौखिक आदेश से ही उसकी छंटनी की गर्या है। उसकी जगह नियमित कर्मचारी को बैंक नियमों के अनुसार लगाया गया है। ऐसी स्थिति में प्रार्थी को पुन:नियोजित किया जाना उचित नहीं है। सभी परिस्थितियों पर विचार करने के उपरांत प्रार्थी को एक मुश्त क्षतिपूर्ति राशि स्वरूप विपक्षी से रुपये 10000 दिलाया जाना उचित समझते हैं। विपक्षी प्रार्थी को यह क्षतिपूर्ति राशि 10000 रु. पंचाट प्रकाश से दो माह में अदा करें अन्यथा प्रार्थी उपरोक्त राशि पर छ: 6 प्रतिशत वार्षिक दर से ब्याज भी प्राप्त करने का अधिकारी होगा। तथा राशि अदा होने पर विपक्षी के प्रार्थी के प्रति बतौर श्रमिक औद्योगिक विवाद अधिनियम के अंतर्गत सारे दायित्व समाप्त हो जायेंगे।

भारत सरकार द्वारा प्रेपित प्रसंग क्र. एस12012/91/आईआर (बी-II) दिनांक 25-8-99 को उत्तरित करते हुए पंचाट इस प्रकार पारित किया जाता है कि प्रबंधक बैंक आफ इंडिया द्वारा श्रमिक श्री सुरेश कुमार आचार्य पुत्र श्री लक्ष्मण जी दैनिक वेतनभोगी कर्मचारी को दिनांक 14-5-97 से सेवा पृथक किया जाना उचित एवं वैध नहीं था। इस अवैधानिक सेवा समाप्ति के परिणामस्वरूप प्रार्थी श्रमिक श्री

सुरेश कुमार आचार्य अपने उपरोक्त नियोजक विपक्षी प्रबंधक बैंक आफ इंडिया से क्षितपूर्ति राशि रुपया 10000 (दस हजार रु.) प्राप्त करने का अधिकारी है। विपक्षी प्रार्थी को यह क्षितपूर्ति राशि रुपया 10000 पंचाट प्रकाशन से दो माह में अदा करें अन्यथा प्रार्थी उपरोक्त राशि पर 6 (छ:) प्रतिशत वार्षिक की दर से ब्याज प्राप्त करने का अधिकारी होगा तथा यह राशि अदा होने पर विपक्षी के प्रार्थी के प्रति यतौर श्रमिक औद्योगिक विवाद अधिनियम के अंतर्गत सारे दायित्व ममाप्त हो जायेंगे। पंचाट प्रकाशनार्थ भारत सरकार को भेजा जाये।

पंचाट आज दिनांक 16-12-2004 को खुले न्यायालय में लिखाया जाकर सुनाया गया।

उपा अग्रवाल, न्यायाधीश

नई दिल्ली, 20 अप्रैल, 2005

का.आ. 1804.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार यूनियन बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के यीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण पताकड के पंचाट [संदर्भ संख्या 23/2003(सी)] को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-04-2005 को प्राप्त हुआ था।

[सं. एल-12011/165/2002-आई.आर.(बी. ll)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 20th April, 2005

S.O. 1804.—In pursuance of Section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the award [Ref. 23/2003(C)] of the Industrial Tribunal, Palakkad as shown in the Annexure, in the Industrial Dispute between the management of Union Bank Of India and their workmen, received by the Central Government on 19-04-2005

[No. L-12011/165/2002-IR (B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

IN THE COURT OF INDUSTRIAL TRIBUNAL, PALAKKAD

(Monday, the 21st March 2005/30th Phalguna 1926)

PRESENT:

Sri B. Ranjit Kumar, Industrial Tribunal Industrial Dispute No. 23/2003(C)

BETWEEN:

The Chairman and Managing Director Union Bank of India. 239. Vidhan Bhawan Marg, Nariman Point, Mumbai-400021.

(By Adv. K. K. Premt Lal)

AND

Sh.T. Moideenkutty, Thyyil House, Maniyamkadu, Naduvattom (Via), Kuttippuram, Malappuram District.

(By Adv. K. K. Suresh Lal)

AWARD

The facts leading to this industrial dispute have been stated in the Preliminary order dt. 20-1-2005 whereby this Tribunal held that there is no procedural defect in the domestic enquiry conducted against the workman. For the sake of brevity and to avoid repetition, the said preliminary order is extracted hereunder:—

Preliminary Order

2-1. The Government of India, Ministry of Labour vide Order No. L-12011/165/2002 IR (B-II) dated 15-11-2002 referred the following issues for adjudication:—

"Whether the termination of service of Shri T. Moideenkutty, Head Cashier of Pottessery Branch of Union Bank of India by an order of compulsory retirement by the management of Union Bank of India is legal and justified? If not, what relief the workman is entitled to?"

- 2-2. There was a mistake in the original reference order dated 15-11-2002 wherein the name of the adjudicator was wrongly mentioned as the Labour Court, Palakkad which was later rectified by issuing a corrigendum notification dated 27-1-2003 by which the name of the adjudicator has been corrected as Industrial Tribunal Palakkad.
- 2-3. In response to the summons issued to the parties both of them entered appearance through their respective counsel. The workman filed his claim statement dated 12-6-2003 and rejoinder dt. 22-1-2004 contending *inter alia* that he had not committed any misconduct as alleged by the management and the findings of the Enquiry Officer that he is guilty of the charges is perverse and the Enquiry Officer did not give him reasonable opportunity to adduce evidence.
- 2-4. On the other hand, the management would submit in its written statement dt. 17-10-2003 that the oral and documentary evidence adduced in the enquiry would clearly prove all the charges against the workman and that the Enquiry Officer was impartial and the workman was afforded sufficient opportunity to adduce his evidence.
- 2-5. In view of the above pleadings of the parties, the preliminary point to be considered is whether the domestic enquiry held into the charges against the workman is legal and valid.
- 2-6. The management has produced the enquiry file as Ext. M1. a perusal of Ext. M1 shows that the workman participated in the enquiry thorughout with the assistance of Sri C.A. Jameskutty who was the General Secretary, the

Union Bank of India employees Union Kerala. He has cross-examined the management witnesses in the enquiry. After closing the management's evidence, the Enquiry Officer had asked the defence representative on 29-9-2000 to lead defence evidence. The defence representative submitted that there are no documents or witnesses in support of his case. However, he wanted to submit a written statement. Accordingly the Enquiry Officer concluded the enquiry on 29-9-2000. The written submissions of the defence representative which was received by the Enquiry Officer on 13-11-2000 forms part of Ext. M1 enquiry file. The Enquiry Officer has considered the written submission of the defence representative in his report dated 17-3-2001.

- 2-7. In the light of the foregoing discussion, it, would be observed that the workman was given all the reasonable opportunities to defend his case. In fact, at the time of final hearing, the learned counsel for the workman did not point out any procedural defect or denial of principles of natural justice in conducting the domestic enquiry.
- 2-8. However, at the time of final heraring the workman's counsel submitted that the enquiry is vitiated for the reason that the disciplinary authority himself acted as Enquiry Officer. In reply, the learned counsel for the management submitted that in view of Ext. M2 staff Circular No. 2309 dt. 28-5-1981, the disciplinary authority is authorised as Enquiry Officer as well and hence there is no illegality or irregularity in conducting the enquiry by the disciplinary authority.
- 2-9. The relevant portions of Ext. M2 circular fead as follows:

In supersession of all the previous Notices and Staff Circulars authorising certain Officers/Executives as Enquiry Officers to take disciplinary action against workmen staff subordinate in rank to such Enquiry Officer, the disciplinary Authority and the Appellate Authority respectively are hereby appointed as per the Schedule hereto.

The Disciplinary Authority appointed herein is authorized to institute disciplinary action in keeping with Chapter XIX on the settlement on Industrial Dispute between certain Banking Companies and their workmen dated 19th October, 1966 as modified by the Settlement on Industrial dispute between the said parties dated 22nd November, 1979.

The disciplinary authority herein may himself hold an enquiry or direct any officer of the Bank to hold an Enquiry and another officer to represent the management's case. Having so directed, the disciplinary authority may in his discretion at any stage transfer holding of the enquiry from one officer of the bank to another and/or transfer the task of representing the management's case from one management representative to another.

- 2.10. The management has produced Ext. M3 settlement dated 19-10-1966 also, pursuant thereto Ext. M2 circular was issued, A conjoint reading of Ext. M2 and M3 would make it clear that the very fact that the enquiry was conducted by an officer who is the disciplinary authority by itself will not vitiate the enquiry.
- 2-11. The learned counsel for the workman placed strong reliance on a decision of the Hon'ble Kerala High Court in Saji v/s. District Court-2000 (I) KLT 767 in support of his contention that the same person should not act as the Enquiry Officer and disciplinary authority. In Saji's case, the disciplinary action was initiated at the instance of a District & Sessions Judge and he himself acted as Enquiry Officer, disciplinary authority and Imposed penality. In the circumstance, the Hon'ble High Court observed that if the same person acts as the Enquiry Officer and the disciplinary authority that would lead to the apprehension that the Enquiry Officer is biased and there is violation of the principles of natural justice.
- 2-12. In the case at hand, the disciplinary action against the workman herein is seen initiated persuant to a report submitted by the Branch Manager of the Management-Bank and the chargesheet was issued by a Manager attached to the Industrial Relations Department, Central Office, Mumbai in his capacity as the disciplinary authority. He had also appointed vide memo dt. 31-3-2000 Sri. Y. Ram Mohan Rao Deputy Manager (P), General Manager's Office, Chennai as the Enquiry Officer. It may be true that Sri Ram Mohan Rao was also clothed with powers of disciplinary authority. However, it is a fact that he was not involved at the initial stages of taking disciplinary action against the workman. In the circumstance, there can be no room for any apprehension of bias prejudice or violation of the principles of natural justice on the part of the Enquiry Officer. In fact, the workman had not taken such a contention during the course of enquiry or thereafter.
- 2-13. For the foregoing reasons, the decision in Saji's case has no relevance or application in the present case.
- 2-14. The learned Counsel for the workman has also placed reliance on a decision of the Supreme Court in Amamath Chowdhary V. Braithwaite & Co. Ltd.,—AIR 2002 SC 678. In this decision, the Supreme Court has dealt with the grievance of an employee that the Managing Director who had acted as the disciplinary authority also actively participated in the hearing of his appeal by the appellate authority. As already pointed out hereinabove, in the case at hand, the officers who had initiated the disciplinary action and conducted the enquiry are different persons. These officers were not the members of the appellate authority. Therefore, the above Supreme Court case has

also no relevance in the present case.

2-15. In the light of the foregoing discussion, I hold that there is no procedural defect in conducting the domestic enquiry against the workman. Ordered accordingly.

Post this I.D. to 17-2-2005 for hearing the findings of the Enquiry Officer and proportionality of the punishment of dismissal.

Findings of the Enquiry Officer

3. The charges levelled against the workman as per chargesheet dated 3-2-2000 are as follows:

"Shri Moideenkutty removed 14 PCs of Rs. 500" denomination notes from four sections amounting to Rs. 28,000 from the cash safe and misappropriated the amount for his personal gains. During regular inspection of Pottassery Branch as on 9-12-99 Inspecting officials of zonal Audit Office, Chennai found cash shortage of Rs. 28,000 from 4-12-99 to 9-12-99. Shri Moideenkutty deposited an amount of Rs. 28,000 on 10-12-99 informing branch officials that he had paid excess cash to one of the customer Shri Joseph Mathew on 9-12-99 and informed having received back the amount. Shri Moideenkutty misusing his position as staff of the branch influenced Shri Mathew to give him letter that he had received excess cash so as to conceal the misappropriation of Rs. 28,000 and deposited the same when pointed out by the auditors."

- 4. The management examined two witnesses and produced Ext. MEX-1 to 12 documents in the enquiry in support of the above allegations against the workman. The workman did not examine any witness nor produced any document in support of his defence.
- 5. The first witness examined by the management is the then Branch Manager who was in-charge of Pottassery Branch of the management-bank where the workman had committed the alleged misconduct on 9-12-1999. This witness has stated in the enquiry that he was on training from 8-12-1999 to 10-12-99 and he was made known to the above incident on 13-12-99 when he returned to the branch. Therefore, the evidence of this witness may not be much relevant.
- 6. The second witness examined by the management is one of the internal auditors who had conducted the inspection of the Pottassery Branch on 10-12-99. He has stated that on verification of cash balance as on 9-12-99, a cash shortage of Rs. 28,000 in 500 denomination was noticed.
- 7. The delinquent workman has given the letter dt. 10-12-99 (MEX-3) to the Branch Manager stating that the cash shortage of Rs. 28,000 on 9-12-99 was due to excess payment made to one party and the said party had repaid

the amount on 10-12-99 and that the cash shortage was adjusted. The party, Sri Joseph Mathew has also given letter dt. 10-12-99 (MEX-4) corroborating the contents of the letter dt. 10-12-99 submitted by the workman. However he retracted from the statement given in the first letter dt. 10-12-99 by submitting another letter dt. 22-12-99 wherein it is stated that he had given such a letter as requested by the delinquent workman. Of course, there are some discrepancies in the contents of his letter dt. 22-12-99 as pointed out by the counsel for the workman. However, the letter dt. 10-12-99 of the delinquent workman itself would clearly show that he had made the excess payment of Rs. 28,000 Therefore, it was for him to explain the circumstances under which he had made the payment.

- 8. The specific case of the management is that 14 pieces of 500 denomination notes in court sections were found missing at the time of internal audit. The amount payable to Sri Joseph Mathew on 9-12-99 was Rs. 80,604. For this purpose, it was not necessary to take four sections of 500 denomination notes. If the amount was given in 500 denominations, one full section and 61 pieces of 500 denomination notes alone were required. In other words, only two sections need be taken from the cash chest for this purpose. It has been clearly established that 14 pieces of 500 denomination notes were found missing in four sections. Therefore, the story of giving excess payment to one party by the delinquent workman cannot be believed.
- 9. Even assuming that the subsequent letters were given by Sri Joseph Mathew at the instance of the management, the admission of the delinquent workman that he had paid the excess payment of Rs. 28,000 is sufficient to hold that he was responsible for the shortage of Rs. 28,000 on 9-12-99.
- 10. It is submitted by the workman that he alone cannot be made liable for the shortage as the cash safe was under the joint custody along with another officer by name Sri C. V. Sankaran who was not proceeded against. In my view, when it is unconditionally admitted by the workman by his letter dt. 10-12-99 that he had paid excess cash, he alone can be made liable for the cash shortage. Therefore, his contention that another officer is also responsible for the cash shortage is found to be untenable.
- 11. In the light of the foregoing discussion, it would be seen that there is sufficient evidence in the domestic enquiry to hold that the workman is guilty of the charges. In the circumstances, there is no reason to interfere with the findings of the enquiry officer. In other words, the finding of the Enquiry officer are found to be correct as they are based on legal evidence in the domestic enquiry.

Proportionality of Punishment

12. The punishment imposed on the workman as per memo dated 10-4-2001 is compulsory retirement. There 'can be no doubt that the misconduct proved against the

workman is so grave as to remove him from the service of the management-bank. When the management lost confidence in an employee who was working as Head Cashier in a public financial institution like the managementbank, it will not be desirable to retain him service.

13. However, in the present case, there are no adverse remarks in the past service record of the workman herein. I am of the view that when extreme punishment is proposed, it is necessary to consider the past service record of the workman. The management has not disputed the submission of the workman that during the period of his service from 1982 to 1999, he had been doing everything possible for the betterment of the bank and he had been given several good service entries. The branch Manager of the management who was examined in the enquiry has admitted this fact. The workman is physically handicapped by birth and now he is aged 49 years. According to him, he has no land properties and other source of income to lookafter his two mmarried daughters and a son. These personal matters may not be releant while considering the punishment. However, in view of the fact that he was a good employee without any blemish in his past service record. I feel that it would be only fair and proper to show some leniency in the matter of punishment by extending him the benefit of voluntary Retirement Scheme (VRS) which is in force or to be enforced in near future.

14. In the result, an award is passed holding that the termination of service of Sri D. Moideenkutty, Head Cashier of Pottassery Branch of Union Bank of India by an order of compulsory retirement by the management of Union Bank of India is justified. However, for the reasons stated above, the management is directed to explore the possibility of including him in the VRS and given him the benefit after adjusting the terminal benefits if any already received by him. The reference order is answered accordingly.

Dated this the 21st day of March 2005.

B. RANJIT KUMAR, Industrial Tribunal.

APPENDIX

Witnesses examined on the side of Management. Nil Witnesses examined on the side of Workman. Nil

Documents marked on the side of Management. Ext. M1—Enquiry file.

Ext. M2—Staff Circular No. 2309 dt, 28-5-1981.

Ext. M3—Memorandum of settlement dt. 22-11-1979.

Documents marked on the side of workman. Nil

नई दिल्ली, 21 अप्रैल, 2005

का.आ. 1805.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार दक्षिण-मध्य रेलवे के प्रवंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के वीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में, केन्द्रीय सरकार आद्योगिक अधिकरण/श्रम न्यायालय नं० 1, हैदराबाद के पंचाट

(संदर्भ संख्या 3/1997) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था!

> [सं. एल-41012/122/1995-आई.आर. (बी- I)] बी. एम. डेविड, अवर सचिव

New Delhi, the 21st April, 2005

S.O. 1805.—In pursuance of Section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the award (I. D. No. 3 of 1997) of the Industrial Tribunal/No. I, Hyderabad now as shown in the Annexure in the Industrial Dispute between employers in relation to the management of South Central Railway and their workman, received by the Central Government on 20-04-2005

[No. L-41012/122/1995-IR (B-I)] B. M. DAVID, Under Secv.

ANNEXURE

BEFORE INDUSTRIAL TRIBUNAL-I, HYDERABAD PRESENT:

SRIM.E.N. PATRUDU,

Chairman, Industrial Tribunal-1 Dated: 15th day of February, 2005 Industrial Dispute No. 3 of 1997

BETWEEN:

Sri M. Jangaiah, S/o, Narayana, C/o, M. Panduranga Rao, Advocate, (H-7) 2-2-8/40/10, B. D. Colony, Near Ahobil Mat, Bagh Amberpet, Hyderabad. ...Petitioner

And

The Chief Personnel Officer, Office of the General Manager (Personnel Branch) South Central Railway,

Railnilayam, Secunderabad.

...Respondent

Appearances: M/s, M. Panduranga Rao, M. V. Rama Rao. Advocates for the petitioner.

Sri. A. Pruthvi Raj, Advocate for the Respondent.

AWARD

- 7 1.00 The dispute is whether the action of Chief Personnel Officer, S. C. Railway, Secunderabad in terminating the services of Shri M. Jangaiah w.e.f. 22-2-1992 without conducting any enquiry is legal and justified? If not, to what relief the workman is entitled?
 - 2.00 The reference is received through No. L-41012/122/95 IR (B-I) from the Ministry of Labour, New Delhi.
 - 3.00 Both parties appeared.

4.00 The petitioner filed claim statement and the respondent filed counter.

5.00 Claim Statement:

The claim of petitioner is that he was appointed as Bungalow Peon by the respondent through proceedings dated 22-9-1992 and he was posted in the house of Secretary to General Manager, South Central Railways, Secunderabad by name Sri Raghuramaiah.

- 5.01 Petitioner further stated that the petitioner was removed from service by Assistant Personnel Officer through proceedings dated 14-12-1993 and the removal is w.e.f. 17-12-1993.
- 5.02 The case of petitioner is that without assigning any reasons he was removed from service and it is also stated that the petitioner signatures were obtained forcibly as the termination was arbitrary, he filed O.A. No. 1632/1993 before Central Administrative Tribunal, Hyderabad Bench and the same is withdrawn as there is an alternative remedy. Accordingly he approached the Assistant Labour Commissioner (C)-I and there were joint discussions and the respondent aggrieved to reinstate the petitioner but failed to do so. And thereafter refused to reinstate him hence the reference is made.
- 5.03 The petitioner filed Writ Petition No. 84442/1996 before Hon ble High Court of A. P. and the said Writ Petition was disposed of permitting the petitioner to file a petition before the concerned Labour Court directly and in the meanwhile Government referred the dispute to this Tribunal.
- 5.04 The petitioner was drawing Rs. 1642/- at the time of removal and he has put up more than one year of continuous service as such he cannot be removed except under section 25(F) of I. D. Act and retrenchment compensation of 15 days was also not paid. It is stated by the petitioner that the respondent has paid only Rs. 2642/- on 17-12-1993 instead of Rs. 3,400/-.
- 5.05 It is also stated that after termination of the petitioner's services respondent appointed a person by name N. Ravinder.
- 5.06 The petitioner is challenging the order of termination and praying for reinstatement.
- 6.00 The respondent filed the counter denied all the allegations. In para one at page 2 it is stated that petitioner was appointed as Substitute Bungalow Peon vide office order No. EST/184/92 issued under letter No. P/EST/269/Vol. VII dated 22-9-1992 subject to the terms and conditions as stipulated therein.
- 6.01 It is further stated that the appointment of petitioner is not on regular basis. It is only a Substitute Bungalow Peon attached and the services are

- domestic in nature and his appointment is governed by the terms and conditions as stipulated in the offer of appointment order itself and the petitioner accepted the same joined the service and he was terminated w.e.f. 17-12-1993 strictly by complying the terms and conditions of the appointment order.
- 6.02 Thus it is stated that the petitioner is not a regular employee and services are not regularized and probation is not been clear and it is only the substitute services and as per the terms and conditions of the appointment order is still have to continue.
- 6.03 It is stated that there is no right to the petitioner to continue and his continuation of service is as required by the officer to whom he was attached.
- 6.04. It is stated that the one month salary required retrenchment compensation paid to him as per rules. It is further stated that the termination of service is governed by rules contemplated in para 301 of Chapter 3 of Indian Railway Establishment Code I 1985 (Annexure R-III) which provide for issue of 14 days' notice and the sum equivalent to the amount of his pay and allowances in lieu of notice period and they are statutory in nature.
- 6.05 The respondent has taken a plea that the petitioner is not workman and the dispute is not maintainable.
- 7.00 Evidence affidavit of WWI is filed and Exs-W1 to W6 are marked for petitioner and evidence affidavit of MW1 and MW2 filed Exs-M1 and M2 marked.
- 8.00 Heard arguments of both sides.
- 9.00 The point for my determination is:

Whether the termination of the workman without conducting any enquiry is justified?

Whether the workman is entitled for any relief?

10.00 DISCUSSION ON POINT:

The admitted fact is the appointment of the petitioner. The petitioner himself deposed as WW1 that he was appointed as Bungalow Peon to work in the Bungalow of Secretary to Chief Manager by an order dated 22-5-1992.

- 10.01 MW1 the Assistant Personnel Officer confirmed that he was appointed with the respondent.
- 10.02 The dispute is whether the petitioner is appointed as Regular Bungalow Peon or Substitute Bungalow Peon therefore a perusal of appointment order will clarify.

10.03 APPOINTMENT ORDER:

It is a office order issued by General Manager's Office, Personnel Branch, Secunderabad vide reference No. P. EST/269/Vol. VII dated 22-9-1992 this document is

an admitted document.

- 10.04 The contents of this document discloses that the petitioner was appointed as Substitute Bangalow Peon in a Scale Rs. 750-940 (ESTP) on pay of Rs. 750 p.m. and is to be attached to the Bungalow of Secretary to General Manager, therefore I hold that petitioner was appointed as Substitute Bungalow Peon not a Regular Bungalow Peon.
- 10.05 Further Ex-W1 discloses various conditions with regard to the conditions of the service of the petitioner.
- 10.06 The 1st condition is that while serving as Bungalow Peon and before completion of 3 years he has to apply and get selected into Class IV post.
- 10.07 The 2nd condition is that on completion of service of 3 years continuous his observation will initially be only as a Bungalow Peon and if he is found suitable for observation and Class IV service he will be transferred to the regular establishment.
- 10.08 The 3rd condition is that his observation initially in the post for Bungalow Peon is subject to his suitability and absorption in regular Class IV service on completion of 3 years service is further subject to the condition that his service as a Bungalow Peon continue to be satisfactory.
- 10.09 Thus the close perusal of the above conditions discloses that the petitioner was not appointed on a regular basis and he has to complete 3 years of continuation service as Bungalow Peon to get an absorption initially into Bungalow Peon and if he is found suitable then he will be absorbed into Class IV. Therefore it is very clear the period of 3 years he has to complete as Bungalow Peon complete satisfactory he can be absorbed initially as Bungalow Peon and thereafter he can claim for Class IV service.

OFFICE ORDER NO. EST/92

Shri M. Jangaiah, S/o. M. Narayana, having been found fit in Medical Classification C-II *vide* MS/LGD's fit certificate No. 016141 of 18-9-1992 is appointed as Substitute Bungalow Peon, in Scale Rs. 750-940 (ESTP) on pay Rs. 750/- p.m. and is to be attached to the Bungalow of Secretary to General Manager, subject to the following conditions as stipulated in this office letter No. P/R/564/BP dt. 27-3-1985:

- If while serving as Bungalows Peon and before completion of 3 years as Bungalow Peon, he applies for and gets selected for appointment to Class IV post, he will be assigned proforma position in such post according to his turn on panel.
- 2. On completion of 3 years continuous service as Bungalow Peon, his absorption will initially be only as Bungalow Peon, and if he is found suitable for

- absorption in Class IV Service he will be transferred to the regular establishment when the Officer to whom he is attached is transferred to another station on S.C. Rly, or to other Railway or ceased to be eligible to have a Bungalow Peon attached to his post. In case no vacancy is available he shall continue to work as such against Gazetted post from which the officer is transferred out of the Railway or to a post which a Bungalow Peon is not attached.
- 3. His absorption initially in the post of Bungalow Peon is subject to his suitability and absorption in regular Class IV Service on completion of 3 years is further subject to the condition that his service as a Bangalow Peon continue to be satisfactory.
- 4. In the event of his services as a Bungalow Peon are not required by an officer either before or after completion of 3 years service and is declared unsuitable for absorption in regular class IV establishment he will have no title to be transferred to the regular establishment and the services will be terminated without assigning any reasons, giving him the requisite notice and/or payment of retrenchment compensation as admissible under rules.
- 10.10 Plain reading of the 4 condition discloses that if the service of Bungalow Peon are not required either before or after completion of 3 years service or the services are declared as suitable for absorption as regular Class IV establishment, he will have no title to be transferred and his services will be terminated without assigning any reasons but by giving notice and by payment of retrenchment compensation as admissible under rules.
- 10.11 Thus under this condition the respondent is having every authority to terminate the services of the petitioner without assigning any reason and by giving him a requisite notice and payment of requisite compensation.
- 10.12 If his services are not required by the officer either before or after completion of 3 years, if he has declared unsuitable for absorption in regular clause IV workman.
- 10.13 Under any of these two conditions are available his services can be terminated.
- 10.14 The specific case of respondent is that the officer to whom the workman was attached did not want him to be Bungalow Peon as such his services are terminated.
- 10.15 Ex-W2 is the termination order, it is dated 14-12-1993. Therefore this order was issued much before the completion of 3 years. The termination order discloses that the service of workman the substitute Bungalow Peon attached to the Secretary to General

- Manager are terminated w.e.f. 17-9-1993 and the order also discloses that he shall be paid one month salary and also reinstatement compensation equivalent to 15 days.
- 10.16 The copy of this order is communicated to the workman as well as to the officer to whom the workman is attached.
- 10.17 Ex-W2 discloses that the copy is submitted to the Secretary to General Manager South Central Railways for information with regard to the Note No. GP 535/ Class IV/Vol. II/dt. 7-12-1993.
- 10.18 This reference is very important reference. Ex-W2 was marked through the petitioner and it was admitted by the respondent. In this document reference note of Secretary to General Manager referred as GP 535/Class-IV/Vol./T-2/93 was referred. The said reference note dated 7-12-93 i.e., prior to issuance of termination dated 14-3-1993.
- 10.19 MW2 is the Officer in whose Banglow workman was posted as substitute Banglow Peon and it is admitted that the workman is attached to MW2. Through MW2 Ex-M2 is marked. Ex-M2 is note GP 535/class-IV/Vol. II therefore the reference of Ex-M2 is mentioned.
- 10.20 Ex-M2 is reproduced here under:
- 10.21 The performance of Shri M. Jangaiah, working as substitute Bunglow Peon in my Quarter, who was appointed vide your O.O. NO. 184/92 issued under Letter NO. P/EST.269/Vol. VII., dt. 22-09-1992, is not at all satisfactory. Whenever he is sent on some work, he takes abnormally long time and tries to evade the work entrusted to him. Some items are found missing in the house whenever he is in the Quarter and other members are not present. The purpose for which he has been appointed is not being served and therefore his services may please be terminated with immediate effect.
- 10.22 Plain reading of Ex-M2 discloses that MW2 has informed the Office that the performance of workman as substitute Bunglow peon is not at all satisfactory and the reasons are assisgned to prove unsatisfactory service.
- 10.23 It is clearly mentioned that the purpose for which he has been appointed is not being fulfil as his services may please be terminated with immediately effect.
- 10.24 Thus it is very clear that after receipt of this letter MW2 i.e., Secretary to General Manager to whom the petitioner is attached as Banglow peon Ex-W2 is issued.
- 10.25 As per condition 4 of Ex-W1 the service of Banglow peon can be terminated if the services are not required by an officer. Therefore the 1st ground of the 4th condition is totally followed.

- 10.26 Having accepted the condition No. 4 the workman cannot raise hue and cry because he has to work to the satisfactory of the officer as per condition No. 4.
- 10.27 When Ex-W2 was issued on the basis of Ex-M2 and it is parely in accordance with the condition of Ex-W1. Hence I hold that the workman has no claim for reinstatement and the order of termination is iegal.
- 10.28 In this case the respondent has contended that the termination of workman was issued invoking the condition No. 4 of Ex-W1 and the said termination is governed by rules contemplated in para 301/adjudication III. I Indian Railway 1985 condition and these rules are having statutory authority as they are issued by the President of India under the powers conferred on him under Article 309 of Constitution of India.
- 10.29 They are independent/statutory provisions applicable to the Railways.
- 10.30 It is a forcible contention and I fully agree with the contentions of the counsel for the respondent. These rules are also applicable to the case of petitioner therefore the termination of petitioner cannot be considered as reinstatement in I.D. Act. As per rules and as per conditions No. 4 the one month pay in lieu of month notice is paid and the 15 days compensation also has paid and wage from 1-12-1993 to 6-12-1993 they are all admitted.
- I0.31 Therefore the respondent has taken all necessary directions before issuing the Ex-W2 and followed the procedure after issuing the Ex-W2 the termination order.
- 11.00 In the instant case petitioner workman was appointed as substitute Banglow peon he has not a regular service he is to put up 3 years to claim regular basis. And thereafter his services should be satisfactory and can be considered regular class-IV services. The termination of service on temporary railway dealt in with rule 301 is very clear that by giving one month notice and pay paying 14 days compensation etc., the service can be terminated and there is no need for any disciplinary proceedings or enquiry.
- 12.00 Since the workman is not a regular employee and he is not put up 3 years of service to claim the post of regular Banglow peon and he has accepted condition No.4 of Ex-W1 and as there is a communication through Ex-M2 for termination of his services I hold that there is no necessary to held any domestic enquiry or departmental enquiry before terminating the services of the workman. Thus I hold that the respondent is fully justified in issuing Ex-W2 and it is a legal.

13.00 POINT NO. 2

Since the termination of the workman is justified and legal he is not entitled for any relief.

14.00 RESULT

In the result, I hold that termination of workman M. Jangaiah by the respondent is legal and justified and the workman is not entitled for any relief and accordingly the reference is answered.

Dictated to the Shorthand Writer transcribed by him, corrected and pronounced by me in the open Court on this the 15th day of February, 2005.

M.E.N. PATRUDU, Chairman

APPENDIX OF EVIDENCE

Witness examined för

Witness examined for

petitioner

respondent

WWI: M.JANGAIAH MWI: S.M. BASHA

MW 2: K. RAGHURAMAIAH

Documents marked for the Petitioner

Ex-W1: Xerox copy of the office order dated 2?-9-92 of the respondent appointing the petitioner as

Substitute Banglow Pune.

Ex-W2: Xerox copy of the office order dated 14-12-93 of the respondent terminating the services of the petitioner from 17-12-93.

Ex-W3: Xerox copy of the order dates 5-10-11 of the Central Administrative Tribunal dismissing the O.A.No. 1632/93 filed by the Chief Personnel Officer, S.C. Railway, as with drawn.

Ex-W4: Xerox copy of the order dated 21-6-96 of the Hon'ble High Court disposing the W.P.No.8412/96 filed by the petitioner.

Ex-W5: Xerox copy of the office order dated 6-6-94 of the respondent appointing N. Ravinder as Substitute Banglow Pune w.e.f. 31-5-94

Ex-W6: Xerox copy of the judgement dated 21-2-91 of the Central Administrative Tribunal allowing the O.A.No.814./90 filed by R. Venkatesham.

Documents marked for the Respondent

Authorisation letter dated 2-11-04 given to Ex-MI: MWI to give evidence.

Ex-M2: Xerox copy of note dated 7-12-93 of the Secretary to General Manager given to C.P.O. recommending per terminating the services of the petitioner.

नई दिल्ली, 21 अप्रैल, 2005

का.आ. 1806.—औद्योगिक विवाद अधिनियम, 1947 (1947) का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय जीवन बीमा निगम के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में श्रम न्यायालय, पुणे के पंचाट (संदर्भ संख्या 411/1997) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था।

> [सं. एल-17011/4/1996-आईआर(बी-II)] सी. गंगाधरण, अवर सचिव

New Delhi, the 21st April, 2005

S.O. 1806.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 411/ 1997) of the Labour Court, Pune as shown in the Annexure in the industrial dispute between the employers in relation to the management of LIC of India and their workman, which was received by the Central Government on 20-04-05.

> [No. L-17011/4/1996-IR(B-II)] C. GANGADHARAN, Under Secv.

ANNEXURE

BEFORE SHRIP.E. HAVAL, PRESIDING OFFICER, II LABOUR COURT, PUNE Reference IDA No. 411of 1997

BETWEEN:

And

The Senior Manager, Life Insurance Corporation of India Jeevan Prakash, University Road, Pune-411005

The General Secretary,

Poona Division Insurance Workers' Organisation 185, Shaniwar Peth, Pune-411030. ... Second Party

CORAM

: MR. P.E. HAVAL

Appearances : Mr. Pradhan Advocate for first

...First Party

party

(Dictated in open Court (Dt. 10-1-2005)

AWARD

This is a reference made by Desk officer, Central Government, u/s 10(2A) (1) (d) of I. D. Act, 1947 for adjudication of industrial dispute between the Senior Division Manager, Life Insurance Corporation of India (here in after referred to as First Party and General Secretary, Poona Division Insurance Workers' Organisation (here in after referred to as Second Party) Mention in the schedule, which reads as under:

SCHEDULE

"Whether the action of the management of LIC of India. Pune in denying the declared enhanced rate of interest of 12% on Provident Fund Contribution of Shri S.S. Shirvalkar, who retired on 31-8-93 is legal and justified? If not, to what relief the said workmans is entitled?"

2. Second party filed statement of claim in persuance of notice. The case of second party is as under:

First party Corporation has their Central Office situated at 'Yogaksher Mumbai-1 and has Provident Fund Department in Mumbai which functions under a directions of Provident Fund Trustees-A trust registered under Public Trust Act and meant to serve LIC employees. Second party represented in this dispute through P.D.I.W.O. is registered trade Union. The Sangh did agitate the demand for payment of interest on fund accure with increased rate of interest to Shri S.S. Shirvalkar, SR No. 413035 of Pune (hereinafter referred to as an employee) through the Central Government concilliary machinery which ultimately has come for redressal before the Labour Court under Ref. ID No. 411 of 1997. The second party/employees was working as Higher Grade Assistant in Salary Saving Scheme Department of Pune Divisional Office. He was retired on 31-8-1993 on the post of H.G.A. after office, hours. He completed more than 30 years service. Life Insurance Corporation formulated rules which have been dealt in details elsewhere. The provident fund due were settled on 19-8-93 by issuing post dated cheque of provident fund with interest amount at the rate of 11.90%. First party, Corporation thereafter declared revised rate of interest on. provident fund with retrospective effect which was higher than that was offered to Shri S.S. Shirvalkar at the time of his payment vide their circular which was applicable from the date 1-4-93. Though agitating employee retired on a later day was not allowed the benefit of a revised rate. By not granting additional interest amount at enhacned rate of the P.F. corpus has fallen short by that contributing amount from employer. Besides this the employee is even now a pensioner employee and is very much subject for the notice of change as the change has caused adverse impact on employee's benefit and pension corpus both by virtue of the change. Thus the change is unfair and discriminating. The aggrieved employee filed a representation approached the LIC of India for reviewing their decision. The P.F. Department after lot of persuation replied vide their letter at 20-5-94 and letter dt. 27-8-94 to Shri S.S. Shirvalkar that though the revised rate of interest was applicable to employees retired before 17-1-94 in general and Mr. Shirvalkar in particular. Meantime the Sangh approaches to Asstt. Labour Commissioner vide letter dt. 4-7-94 and raised the industrial dispute. The management has taken the decision not to reopen the cases of employee who had retired before 17-1-94 is one sided and not in the benefit of the employees. The employee joined services of corporation with a set of service conditions, one of such service condition is the right to refer of P.F. contribution with interest and prevailent rate. Since the service condition has been unilateral change and since no notice has been given for such change of service condition under clause 9A of I.D. Act. Second party submits the changes bourght about is patently illegal. At the end second party prayed as under:

- (1) First party be directed to make payments of interest portion as P.F. dues at revised rate to the employees retired between 1-4-93 to 17-1-94 and Shri S.S. Shirvalkar in particular, and interest @ 15% compounding half yearly of the enhanced amount and cost.
- 3. First party resisted claim of II party by filing written statement. Case of first party is as under:

Second party is trying to extract the money from first party and is trying to harass first party. This Court cannot entertain above reference for the reasons that this Court is empowered to deal the matters which are specified in the second schedule of the I.D. Act 1947. The above matter falls within the perview of III Sheedule of the Act for which Industrial Tribunal is the competent authority under the Act. Therefore, this Court cannot entertain the above reference on this ground only. Therefore, such preliminary issue be framed and decided first. Item 5 of III Schedule gives power to Industrial Tribunal to deal with such matters. Assuming without admitting the Court has powers to entertain the matters regarding provident fund but this Court has no powers to entertain the matters relating to the rate of interest. Therefore this Court cannot entertain this issue in the present reference. The policy decisions are taken at Central Office, Mumbai, the Divisional Office of L.1.C. have to act upon the decisions taken by Central Office. It is necessary to implead Central Office as a necessary party. Second party has not impleaded them as a party. It is prayed that this Court may be pleased to reject the reference on this ground also. It is true that as stated in para (a), (b) of statement to claim second party was issued post dated cheque on 19-8-1993 and settle the Provident Fund amount. It is the practice of the first party to settle the dues of the workmen who retires from the services of the first party.

It is true that the rate of interest on provident fund was revised after the retirement of Shri Shirvalkar. However, the contention of second party that the rate of interest on Provident fund was revised with retrospective affect is not true and not admitted. The further contention that the circular was applicable from 1-4-93 is not true and not admitted. Second party is trying to prejudice mind of this Court against first party. It is true that the concerned employee approached to the first party in respect of his demand. However, replies were given from time to time to the second party. The increased rate of interest of 12% was made applicable to provident fund settlement cases which were made on or after 17-1-1994 i.e. the date of circular and the same is not applicable in the present case. It is pertinent to note that the persons who have obtained the P.F. loan were charged the rate of interest prior to 17-1-94 with low rate. The rate of interest on P.F. loan was increased after 17-1-1994 second party has deliberately avoiding this aspect and thus has not come to this Court with clean hands. First party has not made any illegal charge as alleged by II party. There is no discrimination on the part of first party. First party also denied other contents of statement of claim and prayed to reject the demands of the second party.

4. Considering rival claims of parties, issues are framed as under:

ame	as under:	
Issues		Findings
1.	Whether the reference is maintatnable?	No
2.	Whether the action of first party in denying the declared enhanced rate of interest of 12% in P.F. Contribution of Shri S.S. Shirvalkar who retired on 3 1-8-1993 is legal and justified?	Yes I
3.	If not to what relief second party is entitled?	No relied
4.	What award?	As given below

I recorded my findings towards them with reasons to follow:

REASONS

Issues No. 1:

5. Advocate Pradhan appearing for First Party argued as under:

The reference is not maintainable. Clause 6 of Schedule II of Industrial Disputes Act provides that all matters other than this provided in the third schedule fall under the jurisdiction of the Labour Court. Item 5 of the third schedule mentioned Provident Fund and matters regarding Provident Fund fall within the jurisdiction of Industrial Tribunal and hence, the reference is not maintainable.

- 6. Shri S.S. Shrivalkar is concerned workman in the reference who appeared in person but did not argue on the point of maintainability of the reference. But filed application Exh. 20 stating therein that the reference is maintainable.
- 7. On going through the second schedule of the industrial Disputes Act, it can be seen that item 6 of Schedule reads as under:
- Item 6: All matters other than this specified in the third schedule.

The second schedule specifies the matters within the jurisdiction of the Labour Court. The relevant section 7(1) of Industrial Disputes Act reads as under:

"The appropriate Government may by notification in the Official Gazette constitute one or more Labour Courts

for the adjudication of industrial disputes relating to any matter specified in the Second Schedule and for performing such other functions as may be assigned to them under this Act".

Item 5 of the third schedule reads as under:

"Bonus profit Saving Provident Fund and Gratuity".

The third schedule under Section 7-A of the Industrial Disputes Act is regarding matters within the jurisdiction of Industrial Tribunals. Section 7-A of Industrial Disputes Act 1947 reads as under:

"Section 7-A Tribunals (1): The appropriate Government may by notification in the Official Gazette constitute one or more Industrial Tribunals for the adjudication of industrial disputes relating to any matter, whether specified in the Second Schedule or in the Third Schedule and for performing such other functions as may be assigned to them under this Act".

Thus, it can be seen from the above mentioned Section 7, 7-A and Schedule II and Schedule III of the Industrial Disputes Act that Industrial Tribunals have wider jurisdiction to deal with any item/clauses mentioned in second and especially third schedule of the Industrial Disputes Act, but the Labour Courts have jurisdiction to deal with the matters specified under Clauses p items specified in the second schedule of the Industrial Disputes Act. It is pertinent to note item 5 of third schedule specifies the subject matter Provident Fund and item 6 of second schedule specifies 5 subject matters and all matters other than those specified in third schedule. The subject matter Provident Fund is included in the third schedule. It cannot be stated that Labour Courts have jurisdiction to entertain the subject matter Provident Fund and interest on Provident Fund contribution. In the circumstances, I find that this Labour Court has no jurisdiction to entertain the present reference, which includes subject matter of Provident Fund and interest on Provident Fund contribution. I therefore find that present reference is not maintainable. I, therefore, answer the issue accordingly in the negative.

Issue No. 2:

8. Shri S.S. Shirvalkar appeared in person argued as under:

Shri S.S. Shrvalkar has received interest @ 11.90% p.a. on Provident Fund contribution for the period from 1-10-57 to 31-8-93 towards claimad interest on Provident Fund contribution @ 12% p.a. for the period from 1-4-93 to 31-8-93 as per Circular dt. 27-1-94. It is not mentioned in the above mentioned circular that the settled cases will not be re-opened. He has contributed Rs. 25,000 towards Provident Fund contribution as additional contribution on 21-12-92 with a view to claim Income Tax benefits. The balance in the Provident Fund account of Shri S.S. Shirvalkar was Rs. 2,89378 as on 1-4-93. Therefore, Shri

S.S. Shirvalkar claims difference amount to the extent of Rs. 150 due to difference in the rate of interest i.e. 0.10%. Thus, his total claim is Rs. 150 and interest @15% p.a. on such balance amount.

9. 'Advocate Shri Pradhan appearing for the First Party argued as under:

There is no pleading in the statement of claim about additional contribution of Rs. 25,000. The Second Party did not depose before this Court. The Second Party filed no evidence purshis. Circular referred to by the Second Party is not on record. The Circular dt. 17-1-94 states that settled cases shall not be re-opened. This Court cannot decide whether circular is right or wrong because Government has sent the reference. As there is no oral evidence or documentary evidence lead by the Second Party. First Party has no opportunity to meet the same by cross examination of Second Party. In this connection, Advocate Pradhan places reliance on case of Nathuji Narayanrao Udapure v/s. Narendra Vasanjibhal Thakkar and another reported in 1981 Maharashtra Law Journal 446. The relevant index note of the above case reads as under:

- "(c) Practice—Non appearance as a witness by a party to proceeding would be strongest possible circumstance discreding the truth of the case pleaded by the said party. It is the bounded duty of a party, personally knowing the whole circumstance of the case to give evidence and to submit to cross examination. The non appearance as a witness would be the strongest possible circumstances going to discredit the truth of the case sought to be made out, 29B.L.R. 1392 AIR 1956 Bom. 251 Rel (para 4)".
- 10. It can be seen from application Exh. 21 of the Second Party that Second Party did not step into the witness box. On going through the proceedings, it can be seen that the circular referred by the Second Party Shri S.S. Shirvalkar is not produced on record. Hence, the case in between Nathuji Narayanrao Udapure v/x Narandra Vasanjibhai Thakkar applicable and it is helpful to the first Party.
 - 11. Advocate Shri Pradhan further argued as under:

The old rate of interest of Provident Fund contribution was 11.5%. The First Party has replied letter of Second Party vide reply dt. 20-5-94 and the same shows that the said cases shall not be reopened. Copy of such letter dt. 20-5-94 appeared in the proceeding. Above mentioned letter mentions as under:

"Your Provident Fund dues were settled on 19-8-93 by issuing a post dated Cheque. The rate of interest was revised on 17-1-94 w.e.f. 1-4-93 with a provision not to reopen the settled cases. Therefore, we regret that you are not eligible for the difference of interest as per Central Office instructions".

12. Advocate Pradhan also pointed out letter dt. 12-4-96 from the conclation proceedings. Copy of the

above said letter finds place in the proceeding. Such letter dt. 12-4-96 addresed to the Secretary. Government of India, Ministry of Labour, New Delhi by Assistant Labour Commissioner (C), Pune states as under:

"Kindly find below the failure if the conciliation report in duplicate on the above mentioned subject.

The General Secretary, Pune Division, Insurance workers Organisation, Pune in its letter dt. 4-7-94 addressed to ALC (C) Pune stated that Shri S. S. Shirvalkar has not been paid enhanced rate of interest from 1-4-93 to till his date of retirement. (Kindly see Ann. I) The said representation was forwarded to LIC for their companies. The management vide its letter dt. 19-9-94 submited that according to Provident Fund Trustees meeting held on 17-10-94, the trustees had declared rate of interest @12% for the year 1993-94. It was also decided that the case of PF settlement where the PF dues have already been paid seed not be reopened. (Kindly see Annexure II). Since the workmans case under reference had already settled on 19-8-93 by issuing post dated Cheque they would not be in a position to pay increased rate of interest of 1%. The management further submitted its letter dt. 29-2-96 (Kindly see Annexure III) affiraing their contention that in case of Provident Fund dues already been paid these cases cannot be reopened. As Industrial Disputes found in existence several joint discussion/concilliation proceedings were held. The union falt that there is no justification on part of the management not to pay the declared interest of 12% to the settled cases during 1993-94. As both the parties were sharing divergent views on issues involved in the dispute, the I.D. ended in failure. The Union is willing for arbitration while the management is not willing".

13. Shri Chandrakant Krishnaraj Bondhe-witness of the First Party affirmed in his examination in chief as under:

"Shri. Shirvalkar was in employment of First Party. Shri. Shirvalkar retd. from 31-8-93. All legal dues including Provident Fund paid to Shirvalkar witness is shown documents letter dt. 15-2-94 produced by Second Party under Exh. 6. After referring witness says that it is zerox copy of letter sent by Shirvalkar to First Party demanding 'If the interest is calculated as the old rate the interest may be calculated at 12% p.a. and send discharge receipt of the difference. Witness is shown documents produced alongwith Exh. 6 Annexure "D". After referring to it witness says that it is zerox copy of letter dt. 25-5-94 addressed to Shri. Shirvalkar by LIC 1st Party. It is reply to letter sent by Regional Manager to Shri. Shirvalkar. In this letter, it is said that the rate of interest was revised on 17-1-94 w.e.f. 1-4-93 with a provision not to reopen the settled cases and hence Second Party is not eligible for difference in interest.

The rate of interest on Provident Fund amount increased with w.e.f. 1-4-93 vide circular dt. 17-1-94 with a proviso that the settled cases shall not be reopened. In case a loan is taken on Provident Fund amount as based by an employee the interest payable thereon was at the rate of 12% p.a. i.e. 1% p.a. more than the rate of interest payable on Provident Fund amount. The difference in interest demanded by Shri. Shirvalkar was not paid to him because the Central Office of First Party had issued instruction not to reopen already settled cases.

This witness stated in his cross examination by Shri. S. S. Shirvalkar as under:

"Although effect is given since 1-4-93, the difference was not paid because such instructions were issued by Central Office *vide* the circular and the letter. It is not true to say that it is the view of First Party that there should be less of employees. I cannot comment on the decision as to why such decision was taken by the Central Office of 1st Party. I do not have information as to whather as employee has taken loan."

14. It can be seen that Second Party has not stopped into the witness box in support of his case. The circular relevant as per Second Party is not produced on record. On the contrary, the witness of First Party has stopped into the witness box and stated that although the rate of interest on Provident Fund contribution was increased to 12% w.e.f. 1-4-93. It is also provided that the settled case shall not be reopened. The letter dt. 12-4-96 mentioned in the foregoing paras also states that the trustees have decided in their meeting that the settled case shall not be reopened. Although the rate of interest on Provident Fund contribution is enhanced to 12% p.a., the reply dt. 20-5-94 of First Party of the letter dt. 11-5-94 of Shri. S. S. Shirvalkar also mentioned that the settled case shall not be reopened although the rate of interest was revised on 17-1-94 w.e.f. 1-4-93. In the circumstances, I find that Second Party is not entitled to difference in rate of interest on Provident Fund contributions and action of the First Party is denying the declared enhanced rate of interest @12% on Provident Fund contribution of S. S. Shirvalkar who retired on 31-8-93 is legal and justified. I therefore, answer Issue No. 2 accordingly.

ISSUE No. 3:

15. In view of answer to Issue No. 2, Second Party is not entitled to any other relief. I therefore answer the Issue accordingly and proceed to pass following order:

ORDER

- 1. The reference is hereby rejected.
- 2. No order as to costs.

Place : Pune
Date : 10-1-2005

P. E. HAVAL, Presiding Officer

नई दिल्ली, 21 अप्रैल, 2005

का.आ. 1807.—औद्योनिक विषाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार स्टेट बैंक ऑफ मैसूर के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, बैंगलोर के पंचाट (संदर्भ संख्या 97/99) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था।

[सं. एल-12012/159/99-आई आर(बी-I)] सी. गंगाधरण, अवर सचिव

New Delhi, the 21st April, 2005

S.O. 1807.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No 97/99) of the Central Government industrial Tribunal-cum-Labour Court, Bangalore as shown in the Annexure in the industrial dispute between the employers in relation to the management of State Bank of Mysore and their workman, which was received by the Central Government on 20/04/05.

[No. L-12012/159/99-IR(B-I)]

C. GANGA DHARAN, Under Secy..

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated: 7th April, 2005

PRESENT:

SHRI A. R. SIDDIQUI, Presiding Officer

C. R. No. 97/99

I PARTY:

Shri Venkatachala, C/o. Nanjundiah, Madivala St., Behind Balegaru, St. Fort, Hasan District, Holenarasipura-573211

II PARTY:

The Regional Manager. State Bank of Mysore. K. G. Road. Bangalore, Karnataka-8

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section 2A of the

Section 10 of the Industrial Disputes Act, 1947 has referred this dispute vide order No. L-12012/159/99/IR(B-I) dated 4th August, 1999 for adjudication on the following schedule:

SCHEDULE

"Whether the termination of Shri Venkatachala, Daftry by the management of State Bank of Mysore is justified? If not to what relief the workman is entitled to?"

2. The case of the first party workman as made out at paras 1 to 4 of the Claim Statement is as under:—

The first party above named was working as a permanent Daftry/Workman at Konanur Branch of the Second Party. He joined the services of the second Party Bank during the year 1983 as a substaff and he had a blemishless record of service. That on 6-3-1992 the first party was kept under suspension on the allegation that there was a shortage of Rs. 20,000 in the cash delivered at the Branch in respect of remittance secured from Hassan Branch of the Bank. It is submitted that as per the procedures in the Bank one Shri Gokuldas Shenoy, Cashier was responsible for the amount and the duty of the first party was only to accompany the said Cashier. That the first party was totally innocent. The Management of the Second Party under duress and assurances of protection obtained certain statements implicating him.

By an order dated 17-3-1992 the first party was placed under suspension. Thereafter a charge sheet was issued on 8-6-92. The notice of enquiry issued by the Disciplinary Authority deliberately withheld vital information to the first party on his defense entitlement. Finally the enquiry was held between November, 1992 and 1993. In the enquiry, the First Party was made to accept the charge by foul means. On the basis of such brought up admission, without holding any enquiry and without examining any witness or evidence, the Enquiry Officer gave a report dated 16-1-1993 holding the first party guilty. The assurances that were given to the First Party and the procedure followed by the Second Party were to treat the entire case under paragraph 19.12(e) of the Industrial Bipartite Settlement. Under the said clause an enquiry need not be held if (i) the misconduct is such that even if proved the Bank does not intend to award the punishment of discharge or dismissal; and (ii) the bank has issued a show cause notice to the employee advising him of the misconduct and the punishment for which he may be liable for such misconduct: and (iii) the employee makes a voluntary admission of his guilt in his reply to the aforesaid show cause notice. The clause also stipulates that if the employee concerned requests a hearing

regarding the nature of punishment, such a hearing shall be given.

Strangely acting in total contravention of the binding Bipartite Settlement and assurances held out thereby inducing the first party to admit the charge, the Disciplinary Authority by a notice dated 16-2-1993 proposed imposition of penalty of dismissal from service. A reply to the said notice was also obtained by the Disciplinary Authority assuring that it would be treated as a case under paragraph 19.12(e). However, totally going back on paragraph 19.12(e) and the assurances and inducements on the basis of which certain statements were obtained from the first party, the Disciplinary by an order dated 29th April, 1993 imposed the penalty of dismissal from service on the first party. Appeal filed on 17-5-1993 against the said order of penalty was dismissed by order dated 12-8-1993. In the appeal it was pointed out that the so called admission of the first party was subject to the condition that the case should be treated as one under paragraph 19.12(e). It was further submitted that there has been no application of mind on the part of the Disciplinary Authority. It was also pointed out that there cannot be any allegation of removal of cash against the first party having regard to the fact that trunk in which the cash was placed was locked and the key of the same was always with the cashier. He also submitted that the Disciplinary Authority has not examined facts and circumstances of the matter and at best what could be charged against the first party was non-malafide negligence. The first party prayed for reinstatement. The Appellate Authority on 12-8-1993 rejected this appeal. Thereafter the first party made a representation dated 18-11-1996 to the Second Party, which is yet to be replied. The Trade Union of which the first party was a member has now advised that there is no hope of my settlement except with the intervention of the Hon'ble authorities under the Industial Disputes Act. That the entire proceedings taken against the first party are void ab initio. The penalty that is imposed on the first party is excessive and is in the nature of victimization. No enquiry has been held. Under the Bipartite Settlement enquiry need not be held only in cases where no capital punishment is being imposed. The Second Party ought to have treated the case as one under paragraph 19.12(e) and the penalty imposed apart from being most inhuman, unjust and unfair is also illegal and contrary to the binding provisions of the Bipartite Settlement. By the aforesaid order of penalty the livelihood of the first party has been taken away and he is driven to economic distress and starvation.

- Right from the above the first party requested this Tribunal to reinstate him in service with continuity of service, back wages and other service benefits.
- 4. The management by its Counter Statement among other grounds contended that keeping the first party workman under Suspension a charge sheet dated 8-6-92 was issued and Domestic Enquiry being participated by the first party with the assistance of his Co-worker was conducted. He admitted the charges during the couse of enquiry held on 6-1-93 orally as well as by submitting a letter dated 6-1-93. Therefore, the enquiry officer after considering the material on record submitted findings holding the first party guilty of the charges and the Disciplinary Authority by its order dated 16-2-93 proposed punishment of dismissal against the first party on which he was personally heard on 7-4-93 in the presence of his defence representatives once against admitting the guilt and pleading for mercy. However, the Disciplinary Authority keeping in view gravity of the misconduct committed by the first party dismissed him from service by order dated 29-4-93. His appeal against the order of dismissal was also rejected upholding the dismissal order passed by the Disciplinary Authority. The management denied the allegations made by the first party that he was made to admit the charges of misconduct on the assurances given by the management that a lenient view to be taken against him and that the admission of the guilt by the first party was conditional on the assurances given to him that he will be dealt with under the Clause 19.12(e) instead of Clause 19.15(j) of the Bipartite Settlement for which charge sheet was issued to him. The management also denied the allegations that the plea taken by the first party that he was assured by the management to be dealt with under clause 19.12(e) of the Bipartite Settlement was an after thought plea just to cover up the charges of misconduct leveled against him. The management also contended that as on the date dispute was raised by the first party in the year 1999 no dispute as such was existing being delayed for a period of about 6 years from the date of dismissal of the first party in as much as dispute before the labour department itself was raised by the first party after the gap of 3 years from the date of his dismissal from service. Therefore, the management requested this tribunal to reject the reference.
- 5. Keeping in view the pleadings of the parties on the point of fairness and validity of the enquiry proceedings, my learned predecessor took up the above said question as Preliminary Issue and parties were called upon to adduce evidence on the said question. During the course of trial of the said issue, the management examined one witness as MW 1 and got marked 7 documents at Ex. M1 to M7. First party examined himself as WW1 without getting marked any documents.
- 6. After hearing the learned counsels for the respective parties, this tribunal by its order dated 15-9-04

- recorded the finding on the above said issue to the effect that the Domestic Enquiry conducted against the first party by the Second Party is fair and proper. Therefore, after hearing the learned counsels for the parties on the perversity of the findings and quantum of punishment award is being passed.
- 7. Learned counsel for the first party Shri NSN vehemently argued that the case on hand first of all is a case of shortage of sum of Rs. 20,000/- and even if it is taken for granted that it was a case of misappropriation, it was a temporary misappropriation not warranting the extreme punishment of dismissal. He contended that first of all the charge of misconduct of shortage of the funds was not called for against the first party who was just working as a Daftry (sub staff) not in the custody of the funds belonging to the management bank and secondly the plea of the guilt alleged to have been made by the first party during the course of enquiry was at the result of the assurances and inducement made on the part of the management that he will be dealt with clause 19.12(e) of Bipartite Settlement though charge sheet was issued against him under Clause 19.5(j) of the Bipartite Settlement. Therefore, the first party being an illiterate and poor person under the fears of loosing the job oblivious of the consequences of the plea of the guilt made by him with all his innocence pleaded guilty to the charges and the management without considering all the aspects of case imposed the punishment of dismissal against the first party who infact was made scapegoat into the whole episode of the shortage of Rs. 20,000/- into the accounts of the bank. Therefore, learned counsel submitted that keeping in view the facts and circumstances of the case, the findings of the Enquiry Officer suffered from perversity and the punishment of dismissal was disproportionate and not commensurate to the gravity of the alleged misconduct committed by the first party. Whereas, learned counsel for the management argued that the first party pleaded guilty to the charges of misconduct being very much aware of the consequences to be followed. He pleaded guilty to the charges taking his own time as the enquiry held against him spread over 4 sittings commencing from 25-11-1992 to 6-1-93. Therefore, it cannot be said that he admitted the guilt on the assurances or the inducement made on the part of the management particularly, when his Defence Representative was also present when the first party pleaded guilty to the charges during the course of enquiry on 6-1-93 not only by making oral submission but also by submitting his letter dated 6-1-93 marked as Ex.M5 before this tribunal. He submitted that when the charges of misconduct were admitted by the first party throughout the enquiry proceedings, there was nothing wrong on the part of the enquiry officer to hold him guilty of the charges submitting his findings despite the fact that there was no oral and documentary evidence adduced by the management to prove the said charges. He submitted that charges of misconduct being very grave in nature, the

management was justified in imposing the punishment of dismissal and the Appellate Authority also committed no wrong in rejecting the appeal preferred by the first party challenging the dismissal order. He submitted that the plea of the guilt by the first party was not conditional. His request to deal him with the clause 19.12(e) cannot be said to be a condition precedent to accept his plea of guilt in as much as he could not have imposed any such condition after having pleaded guilty of the charges.

8. After having gone through the records, I find much substance in the arguments advanced by the first party as far as the proof of charges of misconduct levelled against the first party. The proceedings of enquiry marked before this tribunal at Ex.M6 would read to the effect that on the first date of sitting taken place on 25-11-92, the first party was present before the Enquiry Officer and he sought for adjournments on the gound that his Defence Representative was not available. Thereafter, as could be seen from the records the enquiry came to be adjourned twice on 10-12-92 and 30-12-92 on the ground that the first party was not keeping well. The proceedings of the enquiry further disclose that on 6-1-93 when the enquiry was taken up, procedure of enquiry was explained to the first party and when he understood the same, the charges of misconduct were read out to him and to that first party pleaded guilty to charges orally and also submitted his letter at Ex. M5 admitting the guilt whereunder he made a request to be dealth with under Clause 19.12(e) of the Biparte Settlement. Therefore, in the light of the plea of the guilt made by the first party and the letter submitted by him to the above effect, the enquiry officer closed the enquiry proceedings on the request made by the Presenting Officer representing the management and thereupon submitted his findings holding the first party workman guilty of the charges of misconduct levelled against him. In the result as argued for the management no fault can be had with the procedure of enquiry adopted by the enquiry officer and the findings submitted by him holding the first party guilty of the charges on the basis of plea of guilt made by the first party. It is now well settled principle of law that in case the delinquent admitted the charges of misconduct at the commencement of the enquiry, there needed no further proceedings to be conducted recording the evidence of the management on the proof of the charges of misconduct. Therefore, contention of the first party that findings of the enquiry suffered from any perversity holds no water. In the result it is to be held that charges of misconduct have been proved against the first party.

9. Now coming to the question of quantum of punishment, let me first bring on record the very charge sheet issued to the first party by the management as under:—

"Charge Sheet: In the matter of shortage of Rs. 20,000/- at the branch in the Inward Remittance on 6th March, 1992.

It has been brought out in the enquiry by the branch into the affairs of shortage of Rs. 20,000 (Rupees Twenty Thousands only) on 6th March, 1992 that the loss was distinctly pointed towards you and it was finally made good by you duly brought from your house.

Your involvement in the above act in surreptiously removing Rs. 20,000 (Rupees Twenty Thousand only) from the Bank Remittance and keeping it in your house, amounts to acts prejudicial to the interest of the Bank, which was likely to involve the Bank in serious loss.

Your above misconduct if proved tantamount to Gross Misconduct in terms of Para 19.5(†) of the Bipartite Settlement.

You are advised to submit your explanation as to why disciplinary action as above should not be initiated against you for the said alleged misconduct. Your reply should reach us within 15 days from the date of receipt of this letter. You may acknowledge receipt of this letter on the duplicate."

10. From the wordings of the above charge sheet, therefore, it gets clear that there was no charge specifically made against the first party of misapporpriation of the funds belonging to the bank. Such a charge also could not have been made against him, he being a sub staff working just as a Daftry, not the custodian of the funds of the bank in any capacity. There also could not have been allegation of cash shortage as in that case again the first party must have been dealing with the cash of the bank either as a Clerk, Cashier or in any other capacity of the officer dealing with the cash. Therefore, the arguments for the first party that it is a case of misapporpriation of the funds temporarily cannot be brushed aside lightly particularly in view of wordings of para 1 of the said Charge Sheet. Moreover, it is not disclosed as to when actually the above said shortage took place. It is said that it was on 6-3-1992 the loss was distinctly pointed towards the first party, and he made good of the said shortage finally. Therefore, there is no date given in the Charge Sheet when the shortage took place nor it is disclosed as to on what date actually the shortage was made good by the first party. Therefore, on the basis of the wordings used in the charge sheet at the most we can presume that on the very date when shortage was detected, the first party made good of the shortage and if we proceed on the said assumption, then the arguments for the first party that it was at the most the case of temporary misappropriation of the funds has to be attached due weight. Learned counsel for the management cited number of decisions as under:—

- (1) 2001 AIR SCW 2330
- (2) 1995(1) LLJ Kar (DB) 1995(1) LLJ 233 (SB)
- (3) AIR 1998 SC 2311-1998 LAB IC 2514=AIR 1998(4) SSC 310
- (4) AIR 1997 SC 2661
- (5) 1999 (II) LLJ 155.
- 11. On the point that when the misconduct is proved the punishment imposed by the Disciplinary Authority cannot be interfered with at the hands of this tribuna. I do agree with the principle laid down in the aforesaid rulings laying down the above said proposition of law. However, in the instant case we must take into consideration the various factors, status of the workman, the circumstances under which he is said to have pleaded guilty to the charges.
- 12. As noted above, the case on hand at the most is a case of temporary misappropriation of the funds. The first party was not the official or the officer working in the bank holding a position of dealing with the cash in any manner, he being just a sub staff working as Daftry. One also cannot just ignore the wordings of the letter dated 6-1-93 said to have been submitted by the first party, according to the management, pleading guilty to the charges of misconduct. His letter reads as under:—

"With reference to the above, I humbly submy before you're the following:—

Due to many domestic problems and continuous tragedies occurred in my family, I was totally shattered by my mental peace. Even today, sir, I am aghast as to how I have committed such a heinous act which I am very much shameful. This act of my misconduct happened without my knowledge, when all the staff members of Konanur branch including the manager gave me solace and soothe my depressed feelings, I confessed honestly before them and repaid the money intact. Therefore, I humbly pray you sir, to have mercy on me and instead of Para 19.5(j) of the bipartite settlement, kindly proceed against me under Para 19.12(e) of the bipartite settlement.

I assure you sir, in future I discharge my duties to the best satisfaction of the superiors."

13. Therefore, from the above said letter it is very difficult to jump to the conclusion that the act committed by the first party in removing the aforesaid money from the bank was an act committed by him deliberately knowing fully the consequences and that he could not reconcile with the situation even as on the date he

tendered such a letter. Therefore, keeping in view the facts and circumstances brought out in my aforesaid discussion, the status of the first party, not ignoring the fact that it was the misconduct committed by the first party for the first time and that the misconduct on hand at the most amounts to temporary misappropriation of the funds and the circumstances in which he pleaded guilty to the charges of misconduct and the fact that charges of misconduct in fact were not established by he management by leading oral or documentary evidence. It appears to me that ends of justice will be met if the first party is dealt with lesser punishment of withholding of his 4 consecutive increments for a period of 4 years with cumulative effect without back wages and without continuity of the services from the date of his dismissal till the date of his reinstatement by replacing them with the punishment of dismissal. Accordingly the reference is answered and following award is passed.

AWARD

The management is directed to reinstate the first party workman to the post he held at the time of dismissal without back wages and continuity of service. His four consecutive annual increments are ordered to be withheld with cumulative effect. No order to cost.

(Dictated to PA transcribred by her corrected and signed by me on 7th April, 2005)

A.R. SIDDIQUI, Presiding Officer

नई दिल्ली, 21 अप्रैल, 2005

का.आ. 1808.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय स्टेट बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/ श्रमन्यायालय बेंगलोर के पंचाट (संदर्भ संख्या 268/97) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था।

[सं. एल-12012/207/96-आई.आर.(बी-I)] सी. गंगाधरण, अवर सचिव

New Delhi, the 21st April, 2005

S.O. 1808.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 268/97) of the Central Government Industrial Tribunal-cum-Labour Court, Bangalore as shown in the Annexure in the Industrial Dispute between the employers in relation to the Management of State Bank of India and their workman, which was received by the Central Government on 20-04-2005.

[No. L-12012/207/96-IR (B-I)] C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated: 11th April, 2005

PRESENT:

SHRI A.R. SIDDIQUI, Presiding Officer

C.R. No. 268/97

I Party:

ПParty:

Shri G. Vijaya Kumar, No. 1100, The Regional Manager, State Bank of India,

Parandanahalli Road, Swarnakuppam Extension St. Mark's Road, Bangalore-560 001

Robertsonpet K.G.F.

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section 2A of the Section 10 of the Industrial Disputes Act, 1947 has referred this dispute vide order No. L-12012/207/96/IR(B-I) dat3d 12-9-97 for adjudication on the following schedule:

SCHEDULE

"Whether the management of State Bank of India is justified in dismissing Shri G. Vijayakumar from services on grounds of misappropriation? If not, to what relief the workman is entitled."

2. The first party workman in his Claim Statement challenged the enquiry proceedings at Paras 2 to 9 and findings of the Enquiry Officer as well as impugned punishment order at Paras 10 to 13 (as this court has already recorded the finding holding that enquiry conducted against the first party by the Second Party is fair and proper, pleadings on the point are omitted). The case of the first party as made out in the Claim Statement at paras 10 to 13 are as under:—

That after the proceedings were over, the enquiry officer gave his findings which are totally perverse and there was no discussion of evidence put forth by the first party workman. All that he did was adopted the evidence given by the management and discarried the evidence given by hte first party workman, and hence the finding given by the enquiry officer cannot be relied upon.

That the Disciplinary Authority did not act in a fair manner. There was no application of mind by him and he did not consider the past record of service while imposing punishment and also the punishment given to the first party workman is totally disproportionate to the alleged misconduct. Hence the order of disciplinary authority by imposing the punishment of dismissal cannot be sustained.

That the first is unemployed, he has a large family to maintain, he is finding it extremely difficult to maintain himself and the members of his family.

That after the dismissal from service he raised an Industrial Dispute before the Assistant Labour Commissioner (Central) because of the adament view taken by the management Conciliation ended in fallure thereafter the dispute is referred to this Hon'ble Court.

3. The management by its Counter Statement while denying the allegations of the first party on the point of fairness and validity or otherwise of the enquiry proceedings of paras 1 to 5, on merits of the case took up the contentions at Paras 6 & 7 as under:—

The Enquiry Officer submitted his detailed report on 9-1-1995 and on the basis of the material produced, held that the first party workman was guilty of the charges levelled against him. The report was forwarded to the disciplinary authority. The first party was given an opportunity to personal hearing before the Disciplinary Authority. The first party was heard on 5-9-95. Subsequently, the Disciplinary Authority imposed the punishment of dismissal from Bank's Service. The first party preferred an appeal to the appellate authority on 7-10-95, which confirmed the punishment imposed by the Disciplinary Authority by his order dated 16-1-96. The charge proved against the first party workman was grave and serious in nature and the punishment meted out him is appropriate. Keeping in view the nature of the second party's business and sensitivity of the services being rendered by the Bank and the duties cast on the first party workman, punishment given to him was appropriate as the industry basically runs on trust and they could not afford to continue the services of the first party workman.

4. Keeping in view the respective contentions of the parties on the point of fairness and validity or otherwise of the enquiry proceedings, this court took up the said question as a Preliminary Issue calling upon the parties to adduce their evidence. The management examined one witness as MW1 and got marked whole of the enquiry proceedings papers at Ex. M1 including the charge sheet which was earlier marked as Ex. M1. Whereas, the workman examined himself as WW1 without getting marked any document. After hearing the learned counsels for the respective parties, this tribunal by its order dated 21-6-04 recorded a finding to the effect that enquiry conducted against the first party

is fair and proper. Thereupon case came to be posted to hear the learned counsels on merits i.e. on the point of perversity of the findings as well as quantum of punishment awarded against the first party.

- 5. Learned, counsel for the first party vehemently argued that the charge of misconduct made against the first party is with respect to misappropriation of funds of Rs. 200/- said to have been received by him from the customer on 13-7-1991 but not accounted for in the relief registers maintained by the bank by the first party who worked as Incharge Cashier as well as Teller on the above said date. He submitted that the enquiry officer, has relied upon the copy of the Counter foil marked as Ex. PI during the enquiry said to have been found on the person of the first party seized by the police when he met with the accident after about 3 months on the alleged date of misappropriation. Learned counsel submitted that the condition of the Counterfoil copy of the Ex. P I produced before this tribunal would falsify the case of the management that it was found on the person of first party in a condition now produced after the gap of three months from the date of misappropriation. Therefore, learned counsel submitted that the reliance made by the Enquiry Officer on Ex. P1 and the evidence of PW1 on the said point has resulted into miscarriage of justice and it is therefore, the findings of the Enquiry Officer holding the workman guilty of the charges on the basis of the said document as well as other evidence suffered from perversity to be set aside by this tribunal. Learned counsel submitted that keeping in view the alleged amount of Rs. 200/misappropriated by the first party and his past clean record of service for about a period of 12 years, punishment of dismissal was not proportionate to the gravity of the charges of misconduct and therefore, is liable to be set aside. He also submitted that lenient view may be taken against the first party reinstating him in service even without backwages. Keeping in view his suffering and hardship as well as his family members hardship caused due to unemployment of the first party from the date he was dismissed from service.
- 6. Whereas, learned counsel for the management filed its Written Arguments and submitted that punishment of dismis: awarded against the first party was quite proportionate and incommensurate to the gravity of the misconduct committed by him and therefore, has to be up held by this tribunal. In support of his case that when charge of misconduct has been proved, punishment imposed by the management particularly in the case of misappropriation of the funds belonging to the management is quite commensurate and proportionate not to be interferred at the hands of this tribunal, relied upon the following citations:—
 - 1. 1987 Lab IC Page 77–89
 - 2. 1999 II LLJ Page 155-159

- 3. 2000 LLJ II Page 1395-1398
- 4. AIR 1998 SC page 2311
- 7. After having gone through the records, I do not find substance in the arguments advanced for the first party that enquiry findings suffered from any perversity. First of all it is interesting to note that the first party in his Claim Statement, throughout, never challenged the enquiry findings setting out any reason. The only stray sentence he used at para 10 of the Claim Statement was that the Enquiry Officer gave his findings which are totally perverse as there was no discussion of evidence put forth by the first party workman. Except the above said solitary sentence, absolutely, no grounds or reasons were made out as to how the enquiry findings suffered from perversity. During the course of his argument, learned counsel also uid not make any elaborate comments on the perversity of the findings of the Enquiry Officer with reference to the evidence adduced by the management to prove the charges of misconduct levelled against the first party. His only contention was that the document at Ex. P1 marked during the course of enquiry was not a piece of evidence to be acted upon by the Enquiry Officer as the condition of the said document itself could speak to the fact that it was not found on the person of the first party to be seized by the police when he met with Motor Accident. His point was that when the said document was to be found on the person of first party after a gap of 3 months from the date of alleged misappropriation of Rs. 200 done by him, then, it would not have been in a condition produced before the Enquiry Officer, Xerox copy of which is produced before this tribunal. On a perusal of Ex. P1, I find substance in his argument. Looking to its condition, it would not have been in this condition if found on the person of the first party after a gap of about 3 months period from the date it came into existence. However, this was not the only piece of evidence pressed into service by the management to prove the charges of misconduct levelled against the first party. A careful scrutiny of the findings of enquiry rendered by the Enquiry Officer would make it abundantly clear that apart from Ex. P1 other relevant documents at Ex. P1 to Ex. P12 were marked and two important witnesses namely, PW1, the then Manager of the branch concerned and PW2 the Customer, Smt. Girija Somnath were examined for the management to prove the charges of misconduct levelled against the first party. The Enquiry Officer in detail has discussed the above said oral testimony of PW2 and the documents at Ex. P1 to P12 at paras 33 to Paras 44 and at 44 (1) to 44.29. From the observations/reasonings assigned by the Enquiry Officer in holding the workman guilty of the charges, by no stretch of imagination it can be said that his findings suffered from perversity. He discussed in length the oral testimony of PW1 & PW2 witnesses and documents brought on record rightly came to the conclusion that a sum of Rs. 200 which was deposited by

said Smt. Girija Somnath with the management bank through first party who was working as Incharge Cashier and Teller on 1-7-91, did not get into accounts of the management bank as the above said deposited amount did not figure into various relevant registers maintained by the bank as on the above said date. In fact the first party has never disputed the fact of depositing of Rs. 200 by the said lady on her hand and the fact that he issued deposits slips/counter foil accordingly in her favour duly signed by him. It is never his case that he did not receive the said sum of Rs. 200/- from the said lady as an Incharge Cashier and Teller as on 1-7-91 so as to be accounted for in the account book maintained by the Bank. The only defence which he took up before the Enquiry Officer and discussed by him in his enquiry findings at para 44.29 was the possibility of over payment of Rs. 200/made by him to some other customer on that date. This aspect of the case has been very much considered by the Enquiry Officer and he has given sufficient reasons, In rejecting his defence. Therefore, even for a moment we discard the above said Counter foil at Ex P1 said to have been found on the person of the first party as not deserving due credence, the rest of the voluminous documentary evidence and the oral evidence produced by the management to prove the charges of misconduct against the first party can never be said to be evidence "insufficient" or not satisfactory to prove the charges of misconduct against the first party. In fact as noted above, learned counsel for the first party never dwelt upon any comments over the oral testimony of PW2 and the documentary evidence produced by the management supporting the charges of misconduct committed by the first party. Perhaps, for the reason that the evidence pressed into service by the management on the point was more than sufficient, legal and satisfactory to substantiate the charges levelled against the first party. Therefore, charges have been established and proved by the management by sufficient and legal evidence and hence, the arguments advanced by the first party that findigns of enquiry officer suffered from perversity deserve no merits.

8. Coming to the question of quantum of punishment, it is now well settled principle of law that when once a charge of misconduct, particularly, of the misappropriation of the funds belonging to the management stands proved during the course of Domestic Enquiry held by the management against the delinquent concerned which Domestic Enquiry in turn is held to be fair and proper by the Trial Court, there can be no scope left for this tribunal to interfere with the punishment imposed by the management having regard to the gravity of the misconduct committed by the workman concerned. However, keeping in view the fact that the first party has rendered service of about 10 to 11 years with the management having no bad spot in his service record, it appears to me that ends of justice will be met if the order of

punishment of dismissal is converted into order of termination of his services enabling him to receive service benefits from the management. Accordingly the reference is answered. Hence the following award is passed.

AWARD

The order of punishment of dismissal is replaced with the order of termination of the services of the first party. He is entitled to further service benefits for the period of service, he has rendered with the management. No order to cost.

(Dictated to PA transcribed by her corrected and signed by me on 11th April 2005).

A.R. SIDDIQUI; Presiding Officer

नई दिल्ली, 21 अप्रैल, 2005

का.आ. 1809.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय जीवन बीमा निगम के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/ श्रम न्यायालय, बैंगलोर के पंचाट (संदर्भ संख्या 60/98) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था।

[सं. एल-17012/57/97-आई.आर.(बी-II)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 21st April, 2005

S.O. 1809.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 60/98) of the Central Government Industrial Tribunal-cum-Labour Court, Bangalore as shown in the Annexure in the Industrial Dispute between the employers in relation to the Management of LIC of India and their workman, which was received by the Central Government on 20-04-2005.

[No. L-17012/57/97-IR (B-II)]

C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated: 12th April, 2005

PRESENT:

Shri A.R. Siddiqui, Presiding Officer

C.R, No. 60/98

IParty:

II Party:

Mr. Venkatesh S. Sirsikar,

The Divisional Manager,

Nehru Nagar, LIC of India,

Near Karegundi, Sirsi, North Kanara Divisional Office, Jeevan Prakash, College Road, Dharwad-580001

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section 2A of the Section 10 of the Industrial Disputes Act, 1947 has referred this dispute vide order No. L-17012/57/97/IR(B-II) dated 29-6-98 for adjudication on the following schedule:

SCHEDULE

- "Whether the action of the management of Life Insurance Corporation of India in terminating the services of Shri Sirsikar w.e.f. 18-1-97 is legal and justified? If not, to what relief said workman is entitled?"
- 2. The case of the first party workman, as made out in the Claim Statement, to put in nut-shell is that he is aged about 28 years, Arts graduate and a SC candidate. His name was sponsored by the Employment Exchange, Karwar in his letter dated 18-10-1994 and was appointed as Temporary Assistant after an interview by the Management, Life Insurance Corporation of India, Dharwad Division, as per the letter dated 22-9-95 and was posted to work at Sirsi Branch of the Corporation; that he joined his duty at the branch office at Sirsi on 22-9-95 and was working very sincerely and continuously beyond the period of 120 days despite the period of 120 days mentioned in his appointment letter. Therefore, he completed continuous service of more than 1 year and 4 months but to his shock and surprise he was relieved from his services vide letter dated 18-1-97. His representation dated 13-4-97 to the Sr. Divisonal Manager however, fell on deaf ears. Therefore, he moved the Conciliation Officer but because of the adament attitude of the management conciliation ended in failure resulting into the present reference. He further contended that the action of the management in terminating his services amounts to retrenchment as defined under Section 2(00) read with Section 25F of the ID Act and so also amounts to unfair labour practice under Section 2 (ra) read with 5th Schedule of the ID Act. He requested this tribunal to set aside his termination order with a direction to the management to reinstate him in service with back wages and all other consequential benefits.
- 3. The management by its Counter Statement while not disputing the fact that the first party workman was appointed as Assistant on Temporary basis vide appointment letter dated 22-9-1995 and worked in the said capacity at the aforesaid branch for a period of more than one year and 3 months however, contended that the appointment of the first party was in the nature of a Contract

- of Temporary appointment in terms and conditions of the above said appointment letter and he joined duty on 22-9-95 in terms of the said appointment letter. Management contended that the terms and conditions of the appointment letter would make it abundantly clear that the appointment of the first party was on temporary basis for a specified period of 120 days subject to the conditon that his services will be terminated as soon as a regular candidate was posted to his post. Therefore, the first party cannot claim any right of employment or absortion of his services on the ground that his termination amounts to retrenchment and therefore, is illegal termination, giving rise to the dispute on hand.
- 4. The first party workman as well as the management have reproduced the terms and conditions of appointment letter in their claim statement as well as in their Counter Statement respectively and to appreciate the respective contentions, it is brought on record as under:—
 - "1. You are hereby offered at Sirsi Branch office of the Corporation in the temporary vacancy that has arisen on account of ragular vacancy (here indicate how the vacancy arisen) on wages of Rs. 1000/- per month from 22-9-1995 to 19-1-1996 for a period of 120 days from the date of joining the service, which ever is least. The period of employment is limited to the period of pending employment of a Candidate on a regular basis.
 - Your appointment on temporary basis as of one said, shall be governed by the provisions of the LIC of India (Employment of Temporary Staff) Instructions 1993.
 - 3. During the period of employment with the Corporation none of the provisions of the LIC of India (Staff) Regulation 1960 barring regulation 8 of the rules issued by the Central Government u/s 48 of LIC Act 1956, shall apply to you; and you shall have to obey orders and instructions as may by given to you from time to time both orally and in writing by the person or authority at whose disposal your services are for the time being placed.
 - 4. Over and above the wages specified in Para No. 1 above, you shall also be entitled to the benfit of leave as specified below:—
 - (a) Casual leave for temporary appointment is at the rate of 1.1/4 for a period of 30 days and shall be granted only for half of full working day.
 - (b) Privilege leave, at the rate of one day for every 11 days actually worked by you, and to privilege leave earned by you during the

- period of temporary employment shall be availed during the period of temporary employment itself as it shall lapse on the expiry of such employment.
- 5. You shall not be entitled to any other benefit for on account of this employment on temporary basis and shall not be entitled to any preference for recruitment to any post or claim absorption, regularization in the service of the corporation.
- 6. Your appointment is on temporary basis and it shall come to an end on the expiry of the period mentioned in Para No. 1 above or at any time prior thereto, if it becomes necessary, to terminate such appointment without assigning any cause therefore.
- 7. If the terms and conditions mentioned herein above are acceptable to you, you are requested to report for duties at the office of the Corporation, stated in Para No. 1 immediately."
- 5. During the course of trial, the management examined one witness as MW1 and got marked above said appointment letter at Ex.M1, transfer order of the officials of the Corporation at Ex.M2 and the Relieving Order at Ex.M3. First party examined himself as WW1 and got marked six documents at Ex.W1 to W6 to the cross examination of MW1. Ex.W1 is the letter given by the Second Party to the first party to raport for duty. Ex.W2 is the appointment order in printed format, Ex.W3 is the Relieving Order of the first party, Ex.W4 is the conduct certificate issued to the first party and Ex.W5 & W6 are his representations.
- 6. I would like to refer to the depositions of MW1 and WW1 made before this tribunal as and when found relevant and necessary.
- 7. Learned counsel for the first party, vehemently, argued that the first party in fact was appointed on permanent basis and that the insertion in handwriting at Ex.M1 (a) made on Ex.M1 was made subsequently to show that his appointment was subject to the posting of regular candidate. He submitted that when admittedly first party worked for a period of about 15 months continuously, the period of 120 days prescribed under the appointment order has become redundant and irrelevant and therefore, it cannot be said that it was a case of contractual employment and that, on the expiry of the said period services of the first party were liable to be terminated. His contention was termination on hand amounts to retrenchment as defined under Section 2(00) of the ID Act and since provisions of 25F are not complied with, it amounts to illegal termination liable to be set aside by this tribunal.
- 8. Whereas, the learned counsel for the management submitted his written notes of arguments spreading over

- 14 pages once again reiterating the various contentions taken by the management in the Counter Statement and also citing various decisions on the point that first party was appointed on temporary basis, that too, for a specified period of 120 days and therefore, after expiry of 120 days at any time his services were liable to be terminated subject to the condition of filling up of the said post by way of regular candidate. He once again invited the attention of this tribunal to the various conditions of the appointment order to support to his arguments. He contended that his services came to an end when the above said post held by the first party came to be filed by an order of transfer of 17 officials of the Corporation including the one posted to the post held by first Party. Learned counsel also submitted that first of all in the light of Section 48(2c) of LIC of India Act relating to terms and conditions of service of the employees appointed by the Corporation, termination cannot be questioned keeping in view Regulation 8 of LIC of India (Staff) Regulation 1960 later on amended by the Act, 1981. Therefore, he submitted since the appointment of the first party is under rules framed by the LIC of India authorized by the Central Government of India, provisions of ID Act will not attract even otherwise the case on hand according to him falls under Section 2(00) (bb) of the ID Act, it being a case of Contractual Employment.
- 9. On going through the records and the principle laid down in their Lordship, Supreme Court of India, Hon'ble High Court and decisions of other High Courts cited on behalf of the management, I do not find substance in the arguments advanced for the first party.
- 10. As seen above, the letter of appointment under which the first party joined the services of the corporation is very important to appreciate the respective contentions of the parties. As per Conditions No. 1 his appointment was made on the monthly wages of Rs. 1000/- specifying the tenure of service of 120 days from the date of joining of the service pending employment of a candidate on a regular basis. As per Condition No.2 his appointment was governed by the provisions of LIC of India (Employment of Temporary Staff) Instructions 1993. As per term No 3 it was made clear that none of the members of LIC of India (Staff) Regulation 1960 barring Regulation 8 of the Rules to be issued by the Central Government under Section 48 of the LIC Act, 1956 shall apply to him. As per Condition No.6 his appointment was on temporary basis to come to an end on the expiry of the period prescribed at Condition No. 1 or at any time prior thereto, if it becomes necessary without assigning any cause. As per Condition No.7 it was made clear to the first party to join duty if he is agreeable to all the conditions mentioned in the appointment letter.
- 11. Both the parties as seen above, have reproduced the terms and conditions of the appointment letter in their

pleadings and have also produced copies of the appointment letter in support of their respective claims. Therefore, facts very much admitted in this case are as per Ex.M1 that first party was appointed on temporary basis/contractual basis for a specific period of 120 days, his services being liable to be terminated even before the expiry of the above said period and on posting of regular candidate to the post held by the first party. He was to be governed under the provisions of above said Staff Regulation and LIC Act. Therefore, the only question now to be considered would be "as to whether the order terminating the services of the first party would amount to retrenchment since he worked for a period of more than 15 months i.e. to say for a period of 240 days or more to be governed under the provisions of the ID Act''. The answer will be in the negative for more than one reason. First of all the arguments advanced for the first party that the insertion at Ex.M1 (a) in Ex.M1 was not there originally in his appointment letter at Ex.W2, cannot be accepted as no such case was made out by the first party in his Claim Statement itself. It appears to be an afterthought and improved version of first party in his deposition. A perusal of Ex.M1 (a) for that matter Ex.W2(a) in Ex.W2 putting the condition that period of employment is limited to the period of pending employment of a candidate on his regular posts cannot be said to be a subsequent insertion as this clause is found in the letter of appointment issued to the first party and copy of the appointment order produced by the management before this tribunal. Moreover, the handwriting of this clause is one and the same of the handwriting in filling up certain gaps of the appointment letter issued to the first party. therefore, when we proceed on the assumption that the period specified in the appointment letter for which the first party was appointed was 120 days from the date of joining service then, it cannot be disputed that it was a case of contractual employment. It is not in dispute that the first party relieved from his services after the regular candidate by way of transfer was posted to his place. The documents at Ex. M1 to M3 filed by the management testify to the above effect. First party has also not disputed the above said fact. Their Lordship of Supreme Court in a decision reported in 1997 1 SLR page 107 have made it clear that termination of services after duly selected candidate posted directly or by way of transfer is valid and the petitioner has to give place to such a candidate. In the instant case the post held by the first party has been filled by way of transfer of regular candidate and therefore, the first party cannot make any grievance of his relief from the services on his posting. In the cases like one on hand i.e. where a person was appointed on temporary basis in the management corporation, his Lordship of our Hon'ble High Court in an unreported decision in Writ Petition No. 14114/97 dated 11-7-97 laid down the principle that keeping in view the condition of the appointment order, the petitioner in the

said case cannot make any grievance if his services are to be terminated. If permanent employee was appointed against a regular vacancy. Their Lordship of Supreme Court in a decision reported in AIR 2002 SC 2495 have laid down the principle that disengagement/termination of service of a Watchman after purpose and period, of engagement was over, does not amount to retrenchment. Their Lordship of High Court of Madras in a decision reported in 1993 1 LLJ page 1030 have laid down the proposition of law to the effect that persons appointed on temporary basis under Regulation 8 of the LIC of India (Staff) Regulation 1960 (now amended Act 1981) cannot challenge their termination order on the ground of retrenchment.

12. In the instant case also the appointment letter issued to the first party was governed under the aforesaid regulations and his appointment was on temporary basis for a period of 120 days subject to the condition of filling up the said post by virtue of availability of regular candidate.

13. As noted above, services of the first party in this case were terminated when a regular candidate by way of transfer was posted to his place. It was well argued for the management that even if the case on hand is considered under the provisions of ID Act, the first party cannot succeed for the reason that his appointment order comes under the provisions of Section 2(00)(bb) of the ID Act, it being a Contractual Employment, Therefore, keeping in view the admitted position of fact and law brought out above, it cannot be said that management cannot justify its action in terminating the services of the first party, he being a temporary employee taken on duty for a specific period of 120 days subject to availability of a regular candidate to be posted to his place. In the result the first party must fail and accordingly reference is answered by passing the following Award.

AWARD

The reference is dismissed. No order to cost.

(Dictated to PA transcribed by her corrected and signed by me on 12th April, 2005.)

A.R. SIDDIQUI, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1810.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार कॉरपोरेशन बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/ श्रम न्यायालय, अहमदाबाद के पंचाट (संदर्भ संख्या 974/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था।

[सं. एल-12012/106/94-आई.आर.(बी. II)]

सी. गंगाधरण, अवर संचिव

New Delhi, the 25th April, 2005

S.O. 1810.—In pursuance of Tection 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 974/2004) of the Industrial Tribunal-cum-Labour Court, Ahmedabad as shown in the Annexure in the Industrial Dispute between the employers in relation to the Management of Corporation Bank and their workmen, which was received by the Central Government on 20-04-2005.

[No. L-12012/106/94-IR (B-II)]

C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT AHMEDABAD

PRESENT:

Shri B.I. Kazi, B.Sc., LL.M., Presiding Officer

Industrial Dispute No. 974/04

(Old ITC No. 26/94 transferred from LT. Ahmedabad)

The Regional Manager, Corporation Bank, Nr. Post Office, Navrangpura-380009.

Vs.

The General Secretary, Gujarat Bank Workers Union, 8, Rahebar Jagnath Plot, Rajkot-360001.

APPEARANCES:

First Party

: B.T.Upadhyay

Second Party

: P.S. Vsavda

AWARD

1. The Government of India has referred the Industrial Dispute between the above parties by Order No. L-12012/106/94-IR(B-II) dated 30-09-1994 to this Tribunal for adjudication. The terms of reference is as under:

SCHEDULE

"Whether the demand of the Gujarat Bank Workers Union, Rajkot on the management of Corporation Bank, Ahmedabad for regularization of services of Shri Bhupat R. Parmar, Peon is legal and justified? If so, what relief is the said workman entitled to."

2. The second party was issued a notice to file the statement of claim by this Tribunal on 22-11-1994. The date to file the statement of claim was 20-10-1994. The

appropriate Government has also directed the second party who has raised the dispute to file a statement of claim with relevant document and list of reliance and witnesses to the Tribunal within 15 days of the receipt of the order.

3. However, proper opportunity was given by this Tribunal to file a statement of claim to the second party. The second party is failed to submit a statement of claim after 10 years and 3 months, from the date of reference. Thus this Tribunal has reason to believe, that the second party is not interested in the dispute. Thus the demand of the second party for regularization of services of Shri Bhupat R. Parmar (Workman) is not legal and just.

Looking to the above observation I hereby pass the following order:

ORDER

The demand of the Management of Gujarat Bank Workers Union, Rajkot, for regularization of services of Shri Bhupat R. Parmar, Peon (Workman) is not proved legal and just. The workman is not entitled to any relief. No order as to cost.

Ahmedabad:

Dated: 19-12-2004

B. I. KAZI, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1811.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण/श्रम न्यायालय, अहमदाबाद के पंचाट (संदर्भ संख्या 556/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था।

[सं. एल-12011/262/2002-आई.आर.(बी-II)] सी. गंगाधरण, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1811.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 556/2004) of the Central Government Industrial Tribunal-cum-Labour Court, Ahmedabad (Gujarat) as shown in the Annexure, in the industrial dispute between the management of Bank of India, and their workmen, which was received by the Central Government on 20-04-2005

[No. L-12011/262/2002 - IR(B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT AHMEDABAD

PRESENT:

Shri B. I. Kazi B. Sc., L.L.M., Presiding Officer Industrial Dispute No. 556/2004

(Old ITC No. 30/03 transferred from L.T. Ahmedabad)

The Regional Manager, Bank of India, Zonal Office, Bhadra

Ahmedabad.

V/s.

The General Manager,
Bank of India Staff Union, C/o Bank of India,
Alimedabad and Gujarat Branches, Bhadra,

Ahmedabad (Gujarat)-380 001

APPEARANCES:

First Party

: D.C. Gandhi

Second Party

: Absent

AWARD

1. The Government of India has referred the Industrial Dispute between the above by order No. 1-32011/262/2002-IR(B-II) dated 16-04-2003 to this Tribunal for adjudication. The terms of reference is as under

SCHEDULE

"Whether the action of the management of Bank of India, Zonal Office, Ahmedabad Zone, Ahmedabad in imposing the punishment of compulsory retirement from services on Shri Mayur J. Mehta, Ex. Staff Sepoy, Ahmedabad (Main) Branch is proper and justified? If not, what relief the concerned workman is entitled to?"

- 2. The second party was issued a notice to file the statement of claim by this Tribunal on 26-05-2003. The date to file the statement of claim was 25-07-2003. The appropriate Government has also directed the second party who has raised the dispute to file a statement of claim relevant document and list of reliance witness to the tribunal within 15 days of the receipt of the order.
- 3. However, proper opportunity was given by this Tribunal to file a statement of claim to the second party. The second party is failed to submit a statement of claim after 1 1/2 years from the date of reference. Thus this Tribunal has reason to believe that the second party is not interested in the dispute. Thus imposing the punishment of compulsory retirement from services on Shri Mayur J.

Mehta, Ex. Staff Sepoy is proper and just.

Looking to the observation I hereby pass the following order:

ORDER

Whether the action of the management of Bank of India, Zonal Office Ahmedabad Zone, Ahmedabad in imposing the punishment of compulsory retirement from services on Shri Mayur J. Mehta, Ex. Staff Scpoy, Ahmedabad (Main) Branch is proper and just. The workman is not entitled to any relief. No order as to cost. Ahmedabad.

Date: 19-12-04

B. I. KAZI, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1812.—-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण/श्रम न्यायालय, अहमदाबाद के पंचाट (संदन संख्या 383/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-04-2005 को प्राप्त हुआ था।

[सं. एत-12011/280/2000-आई.आर.(वी-II)] सी. गंगाधरण, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1812.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 383/2004) of the Central Government Industrial Tribunal-cum-Labour Court, Ahmedabad (Gujarat) as shown in the Annexure, in the industrial dispute between the management of Bank of India, and their workmen, which was received by the Central Government on 20-04-2005.

[No. L- 12011/280/2000 - IR(B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT AHMEDABAD

PRESENT:

Shri B. I. Kazi, B. Sc., LL.M., Presiding Officer

Industrial Dispute No. 383/2004

(Old ITC No. 36/01 transferred from LT. Ahmedabad)

The Regional Manager.

Bank of India,

Lal Darwaja, Zonal Office Bhadra,

Alimedabad-380 001

V/s.

The General Manager,
Bank of India Staff Union,
C/o Bank of India,
Ahmedabad and Gujarat Branches, Bhadra,
Ahmedabad—380 001

APPEARANCES:

First Party

: D. C. Gandhi

Second Party

: Absent

AWARD

1. The Government of India has referred the Industrial Dispute between the above parties by Order No. L-12011/280/2000-IR(B-II) dated 30-03-2001 to this Tribunal for adjudication. The terms of reference is as under:

SCHEDULE

- "Whether the action of the management of Bank of India, in awarding punishment to Shri A.N. Thaker, Computer Operator vide order dated 1-5-99 and 13-8-99 is justified? If not, what relief the concerned workman is entitled to?"
- 2. The second party was issued a notice to file the statement of claim by this Tribunal on 5-05-01. The date to file the statement of claim was 29-06-01. The appropriate government has also directed the second party who has raised the dispute to file a statement of claim with relevant document and list of reliance and witnesses to the Tribunal within 15 days of the receipt of the order.
- 3. However, proper opportunity was given by this Tribunal to file a statement of claim to the second party. The second party is failed to submit a statement of claim after 3 years and 8 months from the date of reference. Thus this Tribunal has reason to believe that the second party is not interested in the dispute. Thus the punishment awarded to the second party Shri A.N. Thaker, Computer Operator vide order dated 1-5-99 and 13-8-99 is just, proper and legal.

Looking to the observation I hereby pass the following order:

ORDER

The action of the management of Bank of India in awarding punishment to Shri A.N. Thaker, Computer Operator vide order dated 1-5-99 and 13-8-99 is just proper and legal. The workman is not entitled to any relief. No order as to cost.

Ahmedabad.

Date: 19-12-04

B. I. KAZI, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1813.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार यूनियन बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के

बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय नं. 2, धनबाद के पंचाट (संदर्भ संख्या 2/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 21-04-2005 को प्राप्त हुआ था।

[सं. एल-12011/153/2002-आई.आर.(बी. II)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1813.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 2/2003) of the Central Government Industrial Tribunal-cum-Labour Court, Dhanbad No. 2 as shown in the Annexure, in the industrial dispute between the management of Union Bank of India and their workmen, recevied by the Central Government on 21-04-2005.

[No. L-12011/153/2002 - IR(B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD.

PRESENT:

SHRI B. BISWAS, Presiding Officer. In the matter of an Industrial Dispute under Section 10(1) (d) of the I.D. Act., 1947

Reference No. 2 of 2003

PARTIES:

Employers in relation to the management of Union Bank of India and their workman.

APPEARANCES:

On behalf of the workman: None

On behalf of the employers: Mr. D.K. Verma, Advocate.

State: Jharkhand

Industry: Banking.

Dated, Dhanbad, the 4th April, 2005

AWARD

The Govt. of India, Ministry of Labour, in exercise of the powers conferred on them under Section 10(1) (d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-12011/153/2002-IR(B-II) dated 29-11-2002.

SCHEDULE

"Whether the action of the management of Union Bank of India in depriving the opportunities to the staß of Union Bank of India, Patna from posting as Adhoc Computer Operator is in violation of the provision laid down in (i) Circular No. NRO: DP: 1509: 2002 dated 23-9-2000 (ii) Circular No. 3913 dt. 23-10-1992? If not, what relief are the aggrieved workmen entitled to?"

2. In this reference neither the concerned workman nor his representative appeared before this Tribunal. Management however made appearance through their authorised representative. It transpires from the record that since May, 2003 no written statement has been filed by the concerned workman/sponsoring union. In terms of Rule 10B of the I.D. Central Rules, 1957 submission of Written Statement by the workman/sponsoring union within 15 days is mandatory one. The concerned workman/ sponsoring union not only violated the said provision of the Rules but also did not consider necessary to give any response to the notices issued consecutively by this Tribunal. It clearly shows that workman/sponsoring union is not interested to proceed with hearing of the instant reference case. Under such circumstances, this Tribunal also finds no ground to adjourn the case suo moto for days together. Hence, the case is closed and accordingly a ' No dispute' Award is passed in this reference presuming non-existence of any industrial dispute between the parties.

B. BISWAS, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1814.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार डाक विभाग के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय अहमदाबाद के पंचाट (संदर्भ संख्या 515/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-42012/116/2002-आई.आर.(डी. यू.)] कुलदीप राय वर्मा, डैस्क अधिकारी

New Delhi, the 25th April, 2005

S. 1814.—In pursuance of Section 17 of the Industria: Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 515/2004) of the Central Government Industrial Tribunal/Labour Court, Ahmedabad now as shown in the annexure, in the industrial dispute between the employers in relation to the management of Deptt. of Post and their workman, which was received by the Central Government on 25-04-2005.

[No. L-42012/116/2002 - IR(D.U.)] KULDIPRAI VERMA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ATAHMEDABAD

PRESENT:

Shri B.I. Kazi B.Sc., L.L.M., Presiding Officer.

Industrial Dispute No. 515/04

(Old ITC No. 66/2002 transferred from I.T. Ahmedabad)

- The Sr. Supdt. of Post Offices, Deptt. of Posts Patan Sub Division, Patan (North Gujarat)
- The Chief Post Master General, Gujarat Circle Khanpur, Ahmedabad (Gujarat)-380 001

.....First Party

V/s.

The Org. Secretary.
The Association of Railway and Post Employees,
15, Shasi Apartment,
Nr. Anjalee Cinema,
Vasna Road,
Ahmedabad (Gujarat)-380007

.....Second Party

APPEARANCES:

First Party

R. S. Munshi

Second Party

Absent

AWARD

1. The Government of India has referred the Industrial Dispute between the above parties by Order No. L-42012/116/2002-IR(DU) dated 05-09-2002 to this Tribunal for adjudication. The terms of reference is as under:

SCHEDULE

"Whether the action of the management of Chief Post Mater General, Ahmedabad/Supdt. of Post Offices, Patan in removing the services of Sh. Vithalbhai A. Patel is legal and justified? If not, to what relief the concerned workman is entitled to and what other directions are necessary in the matter?"

2. The second party was issued a notice to file the statement of claim by this Tribunal on 28-11-02. The date of file the statement of claim was 16-12-02. The appropriate Government has also directed the second party who has raised the dispute to file a statement of claim with relevant document and list of reliance and witnesses to the Tribunal within 15 days of the receipt of the order.

3. However, proper opportunity was given by this Tribunal to file a statement of claim to the second party. The second party is failed to submit a statement of claim after 2 years and 3 months from the date of reference. Thus this Tribunal has reason to believe that the second party is not interested in the dispute. Thus the removal of second party is legal, just and proper.

Looking to the above observation I hereby pass the following order.

ORDER

The action of the management of Chief Postmaster General Ahmedabad/Supdt. of Post Offices. Patan in removing the service of Sh. Vithalbhai A. Patel is legal proper and just. The workmen is not entitled to any relief. No order as to cost.

Ahmedabad

B. I. KAZI, Presiding Officer

Dated: 19/12/04

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1815.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार ऑल इंडिया रेडियो के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यापालय जबलपुर के पंचाट (संदर्भ संख्या सीजीआईटी/एलसी/आए/ 145/96) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-42012/73/95-आई.आर.(डी.यू.)] कुलदीप राय वर्मा, डैस्क अधिकारी New Delhi, the 25th April, 2005

S.O. 1815.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award Ref. No CGIT/LC/R/145/96 of the Central Government Industrial Tribunal/Labour Court, Jabalpur now as shown in the Annexure, in the industrial dispute between the employers in relation to the management of All India Radio, and their workmen, recevied by the Central Government on 25-04-2005.

[No. L-42012/73/95-IR (DU)]

KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

No. CGIT/LC/R/145/96 SHRI C.M. SINGH, Presiding Officer:

Shri Dharam Das Verma, S/o Shri Suraj Prasad Verma, C/o J.P. Awasthy, Qr. No. 710, Near Neekhara Atta Chakki, Prem Nagar, Amanpur, Jabalpur

......Workman

Versus

Executive,
A.I.R. Civil Construction Wing,
MIG-5, Sub-Division No.2,
Katanga, Narmada Road, Jabalpur

The Chief Engineer, Civil Construction Wing, A.I.R., P.T.I. Building, New Delhi

.....Management

AWARD

Passed on this 13th day of April, 2005,

The Government of India, Ministry of Labour vide its Notification No. L-42012/73/95-IR (DU) dated 27-6-96 has referred the following dispute for adjudication by this tribunal:

"क्या प्रबंधतंत्र कार्यपालन अभियंता, सिविल कस्ट्रक्सन विंग, ऑल इंडिया रेडियो, जबलपुर (म.प्र.) के प्रबन्धकों द्वारा श्री धर्मदास वर्मा की सेवायें नियमित न करते हुये समाप्त किये जाने की कार्यवाही न्यायोजित है ? यदि नहीं तो कर्मकार किस अनुतोष का हकदार है ?"

- 2. After receiving the reference, it was duly registered on 5/7/96 and notices were issued to the parties to file their respective statements of claim. On several dates fixed since beginning of the case, the workman and the management both remained absent. At last, the notices were issued to the parties fixing 16/12/2004 for filing statement of claim by workman by registered post. On this date, the workman came present but did not file the statement of claim. On the above date, the representative of the management also remained present. On the last date i.e. 11/4/2005, again the parties remained absent. This case was registered as back as on 5/7/96 and since then the workman did not care to file is statement of claim. It clearly indicates that the workman has no interest in prosecuting this reference.
- 3. Under the above circumstances, No Dispute Award is passed without any order as to costs.
- 4. The copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C.M. SINGH, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1816.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, डब्ल्यू.सी.एल. प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण जबलपुर (संदर्भ संख्या सीजीआईटी/एलसी/आर/194/95) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/196/1995-आई.आर.(सी-II)] एस.एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1816.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. CGIT/LC/R/194/95 of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure, in the industrial dispute between the management of WCL and their workmen, recevied by the Central Government on 25-04-2005

[No. L-22012/196/1995-IR (CM-II)]

S. S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

No. CGIT/LC/R/194/95

SHRI C.M. SINGH, Presiding Officer

The Secretary, R.K.K.M.S. (INTUC), Post Chandametta, Distt. Chhindwara

.....Union/Workman

Versus

The Chief General Manager, WCL Kanhan Area, Post Dungaria, Distt. Chhindwara

.....Management

AWARD

Passed on this 1-4-2005,

1. The Government of India, Ministry of Labour *vide* its Notification No. L-22012(196)/95-IR (C-II) dated 20-10-95 has referred the following dispute for adjudication by this tribunal:

"Whether the action of the Manager, Mohan Colliery of WCL Kanhan Area, PO: Junardeo, Distt. Chhindwara (MP) in not fixing/regularising Shri Moolakchand S/o Tejilal, as peon in Gr. "H" w.e.f. 18-7-87 according to the National Coal Wage Agreement is justified? If not, to what relief the workman is entitled?"

2. After the reference order was received, it was duly registered on 8-11-95 and notices were issued to the parties. The case was at the stage of filing Written statement by the management on 14-1-05. On this date, Shri A.K. Shashi, Advocate counsel for the management filed memorandum of settlement in form-H with an application praying therein that in view of settlement arrived at between the parties and the application by the workman for closure of the case, the case may be closed. The record reveals that there is an application (Paper No. 5/2) moved by the workman with the prayer that the reference be closed as the matter has been compromised at between the parties. Shri A.K. Shashi, Advocate counsel for the management submitted that both

the parties have moved separate applications for closure of the case as the dispute has been settled between them. It clearly points out that the parties have no interest in the case and they do not want to prosecute this reference.

- 3. Under the above circumstances, No Dispute Award is passed without any order as to costs.
- 4. The copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C.M. SINGH, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1817.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एफ. सी. आई. प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, धनबाद नम्बर 2 (संदर्भ संख्या 50/99) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/51/98-आई.आर.(सीएम-II)]

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1817.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 50/99) of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Dhanbad No. 2 as shown in the Annexure, in the industrial dispute between the management of Food Corporation of India, and their workmen, received by the Central Government on 25-04-2005

[No. L-22012/51/98-IR (CM-II)] S. S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD.

PRESENT:

SHRIB. BISWAS, Presiding Officer.

In the matter of Industrial Dispute under Section 10(1) (d) of the I.D. Act, 1947

REFERENCE No. 50/99

PARTIES:

Employer in relation to the management of Depot Manager, FCI, Dhanbad and

their workmen.

APPEARANCES:

On behalf of the workmen: Ld. Advocate

Mr. R.K. Prasad

On behalf of the employer: Ld. Advocate

Mr. B.N. Prasad

State: Jharkhand

: Industry: F.C.I.

Dated, Dhanbad, the 22nd March, 2005

ÁWARD

The Government of India, Ministry of Labour, in exercise of the powers conferred on them under Section 10(1) (d) of the 1.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication *vide* their Order No. L-22012/51/98/IR (CM-II) dated 21-01-1999.

SCHEDULE

"Whether the demand of the union for regularisation of Smt. Malti Devi and 8 other female casual labours of FCI, Dhanbad is justified? If so, what relief these casual labours are entitled to?"

2. The case of the concerned workmen according to written statement submitted by the sponsoring union on their behalf in brief is as follows:

They submitted that the concerned female workmen as casual workers performed the duties of loading and unloading of food stuff and to clear wheat and other cereals in the godown racks of the management and platforms in the Rly connected with the godown since 1982 till 31-12-88 continuously. They submitted that the nature of job which the concerned female workers performed were of permanent in nature.

They submitted that all the concerned female workers worked continuously during the period in question as per record of the management. The management also issued a letter under Ref. No. FCI/DHN/Casual/8859 dated 17-2-89 to Sri Birju Yadav DPS Labour Sardar, FCI, Dhanbad enclosing therewith the attendance of their engagement and payment effected during the period mentioned above, a copy of which also was sent to the District Manager, FCI, Hazaribagh. They alleged that management stopped the concerned female workers from work when they raised an Industrial Dispute before ALC(C), Dhanbad for conciliation in the matter of considering their regularisation.

They alleged that management retrenched the concerned female workers without complying the provision of Industrial Disputes Act, 1947 though they put their attendance for more than 240 days in each year.

Accordingly they submitted prayer to pass award directing the management to regularise the concerned workmen along with back wages and other consequential relief.

3. Management on the contrary after filing written statement-cum-rejoinder have denied all the claims and allegations which the sponsoring union asserted in their written statement.

They submitted that the sponsoring union who raised Industrial Dispute on behalf of the concerned workmen against the management was never in existence in the establishment of F.C.l. at any period of time and for the first time it has sponsored the present case with same ulterior motive to establish its foothold in the establishment of the Corporation. Apart from the facts stated above they submitted that no employer-employee relationship ever existed between the management and the alleged concerned workmen. They submitted further that the sponsoring union did not produce the identity cards, employment letters or verification certificates to establish the employer-employee relationship between them and the workmen. Accordingly, they submitted prayer to reject the claim of the sponsoring union summarily.

4. POINTS TO BE DECIDED

"Whether the demand of the union for regularisation of Smt. Malti Devi and 8 other female casual labours of FCI, Dhanbad is justified? If so, what relief these casual labours are entitled to?".

FINDING WITH REASONS

It transpires from the record that the sponsoring union with a view to establish their claim examined two witnesses as W.W. I and W.W. 2 while management also in support of their claim examined one witness as M.W. 1.

W.W. 1 who is one of the concerned workman during her evidence disclosed that they worked under the management for 10/20 years at Barmasia godown. She disclosed that as part of their job they used to collect wheat and other foodgrains which were scattered in the open place of the godown at the time of unloading of the bags of the goodgrains from railway wagons and to keep the same in the gunny bags. She further disclosed that Somit Babu, a Clerk of F.C.1. used to keep their attendance. Against their work she disclosed that they had to receive wages from the management after putting their LT I in the wage sheets. W.W. 2 during her evidence corroborated the facts disclosed by W.W. I in her examination in chief.

However, in course of their cross examination have failed to produce a single scrap of paper to show that they were employed by the management. No increminating material also is forth coming to expose that the concerned workmen worked under the management for more than 240 days in each year. It is their contention that they used to draw wages, bonus etc. directly from the management on putting their LTI on the wages sheet inspite of claiming so they in support of their claim failed to produce any relevant paper.

M.W. 1 on the contrary during his evidence categorically denied the claim of the sponsoring union that being employees of F.C.I. the concerned workmen were deployed as casual workers. This witness during his

evidence categorically submitted that there is no existence of the present sponsoring union, i.e., Rashtriya Mazdoor Union at any office under control of F.C.I. in India. He also denied the fact that the concerned workmen were members of the said Union. During hearing the concerned workmen have failed to produce membership card or any paper to show that their names were enrolled as members by the sponsoring union. W.W. 1 and W.W. 2 in course of their evidence failed to give any positive answer to show that they are members of the said sponsoring union.

As per written statement submitted by the sponsoring union it transpires that the concerned workmen continuously worked under the management from 1982 to 31-12-88 as casual workers. They alleged that the management stopped them from work when Industrial Dispute was raised. As per reference it transpires that the sponsoring union raised Industrial Dispute before ALC (C) Dhanbad in the year 1999. If this fact is taken into consideration there is sufficient reason to believe that the concerned workmen worked upto 1997. On the contrary it is the specific claim of the sponsoring union that the management stopped them from work w.e.f. 31-12-88. Therefore, it is clear that long years before raising Industrial Dispute the concerned workmen were stopped from work. If this aspect is taken into consideration there is ample scope to say that the sponsoring union in the interest of their own distorted the fact relating to stoppage of work of the concerned workmen by the management. Further, no satisfactory explanation is forthcoming on their part why they remained silent for such long years to raise Industrial Dispute on behalf of the concerned workmen particularly when they stopped from work w.e.f. 31-12-88. The sponsoring union also in course of hearing have failed to produce a single scrap of paper to show that their union was a recognized union under the management and the name of the concerned workmen were enrolled as the members of their union.

Further allegation which the sponsoring union have brought against the management is that they illegally and arbitrarily retrenched the concerned workmen from work violating the provision of Sec. 25 of the L.D. Act. Before claiming so once absolutely was on the sponsoring union to establish that the concerned workmen were employed by the management. Question of retrenchment is very much related with the question of employment. Until and unless a person is employed question of his retrenchment does not arise. The sponsoring union inspite of getting ample scope have lamentably failed to establish that the concerned workmen actually were employed by the management as casual workers and they worked continuously for the period in question.

When the sponsoring union have failed to substantiate this vital aspect, there is not scope to uphold their contention that management illegally retrenched them from service. There is also no scope in view of the facts

and circumstances discussed above to uphold their contention for their regularisation in service. In view of the facts and circumstances discussed above I hold that the sponsoring union have failed to substantiate the claim in question and for which they are not entitled to get any relief.

In the result the following award is rendered:

"That the demand of the union for regularisation of Smt. Malti Devi and 8 other female casual labours of FCI, Dhanbad is not justified. Consequently the concerned workmen are not entitled to get any relief."

B. BISWAS, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1818. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एस. ई. सी. एल. प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर (संदर्भ संख्या सी०जी०आई०टी०/एल०सी०/आर०/204/97) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/347/1996-आई.आर.(सी. II)] एस॰ एस॰ गुप्ता, अवर सचिव

New Delhi: the 25th April, 2005

S.O. 1818.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award Ref.CGIT/LC/R/204/97 of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure, in the industrial dispute between the management of SECL and their workmen, received by the Central Government on 25-04-2005

[No. L-22012/347/1996 - IR(C-II)] S. S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

NO. CGIT/LC/R/204/97 SHRI C. M. SINGH, Presiding Officer

The President,
MP Koyla Khan Mazdoor Union (UTUC),
Distt. Surguja (MP)Union/workman

Vensus

The Sub Area Manager, Kurasia Colliery of SECL, Post Kurasia Area, Distt. Surguja (MP)

.....Management.

1

AWARD

Passed on this 4-4-2005

1. The Government of India, Ministry of Labour vide its Notification No. L-22012/347/96/IR (C-II) dated 22-7-97 has referred the following dispute for adjudication by this tribunal:

"Whether the action of the management of Kurasia Colliery of SECL in dismissing Shri Radheyshyann, SFC, Kurasia Colliery w.e.f. 5-4-96 is legal and justified? If not, to what relief is the workman entitled and from which date?"

- After the reference order was received, it was duly registered on 4-8-97 and notices were issued to the parties for filing their respective statements of claim. In this case, several times, notices were issued to the workman/Union but no body put in appearance for the workman/Union. At last the notice was issued to workman/Union by registered post which was received back with the endorsement of postal department that the address is incomplete. I have perused the reference order. The same address is given in the reference order as is written on the postal envelope. It is to be noted here that this reference was registered on 4-8-97 and since then workman/ Union neither put in appearance nor cared to intimate this court the change of its address if any. It appears that the workman/Union has no interest in the reference and does not want to prosecute this reference.
- 3. Under the above circumstances No dispute Award is passed without any order as to costs.
- 4. The copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C. M. SINGH, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1819.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एस. सी. सी. एल. प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण-1, हैदराबाद (संदर्भ संख्या 17/1988) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-4-2005 को प्राप्त हुआ था।

[सं. एल-21011/28/87-डी-III (बी)] एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1819.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 17/1988) of the Industrial Tribunal-1, Hyderabad as shown in the Annexure, in the industrial dispute between

the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 25-4-2005.

[No.-L-21011/28/87-D-III (B)] S. S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL-I, HYDERABAD

PRESENT: Shri M.E.N. Patrudu,

Chairman, Industrial Tribunal-I

Dated: 11th day of Februay, 2005 Industrial Dispute No. 17 of 1988

Between:

The Workman of Singareni Collieries Co. Ltd., P.O. Bellampalli-504251

Adilabad District, (A.P.)

Rep. by its the Chief Vice President,

S.C. Worker's Union

.....Petitioner

AND

The Management of M/s. Singareni Collieries Co. Ltd., P. O. Bellampalli-504251
Adilabad District, (A.P.)
Rep. by its the Chief Vice PresidentRespondent

APPEARANCES:

Sri, B. Ganga Ram, Chief Vice President for the Petitioner. Sri, P.A.V.V. Sharma, Advocate for the Respondent.

AWARD

- 1.00 The dispute is whether after hazing declared lock-out in the second shift on 1.3-1986 in their Goleti No. 1 Inc' he, the action of the management of M s. Singareni Collieries Co., Ltd., in allowing muster to a section of workman numbering 76 and paying them their wages and denying the said benefit to other 149 workers who were also deployed to work in the same shift is fair and justifiable. If not, to what relief the said 149 workmen are entitled?
- 2.00 The reference is referred through order No.L-21011/28/87-D.III(B) from Government of India, Ministry of Labour, New Delhi.
- 3.00 Notices were issued to both parties. Both parties appeared and filed their respective claim statement and counters.
- 4.00 On 4-4-1988 both sides present claim statement filed by the petitioner. Sri K. Srinivas Murthy, advocate appeared for Management and

Sri.B. Ganga Ram Representative appeared for the petitioner workman. Counter was filed on 7-5-1988. There after documents were also filed and the matter was posted for enquiry to 13-7-88 as per the docket entry it is represented that the workman Management Advocate present till 14-9-1988. There was no respresentation by workman Sri. B. Ganga Ram filed Memo of appearance for the workman, matter is posted for enquiry.

- 4.01 There was no representation by workman for a long period the workman did not represent ready and the matter was adjourned from time to time.
- 4.02 The docket entries disclose that there is no representation for the workman. The management counsel represent not ready. Though it is noted on the docket that the petitioner's evidence was closed. The fact is that there is no evidence on behalf of petitioner while so on behalf of respondents Ex. M1 to M4 are marked and the evidence of respondent was closed.
- 4.03 A written arguments are filed by both sides finally on 10-11-1993 the award was passed.
- 5.00 The award was challenged in the Hon'ble High Court in Writ Petition 7580/1990 remitted the matter to this Tribunal for fresh consideration in accordance with the law after issuing notice of both parties concerned and further directed disposed before 11-2-2005. Copy of the Hon'ble High Court in writ petition.
- 5.01 The order of the Hon'ble High Court was received in this Tribunal on 12-10-1994 and as such the dispute must be disposed of before 11-2-2005 hence immediate notices are issued to both parties to appear.
- 5.02 Notices were served on the management and notice sent to the petitioner was not returned. Records from High Court are not received, hence on 1-11-2004 fresh notice was issued to the petitioner and posted the matter to 17-11-2004. The records from Hon'ble High Court was received on 12-10-2004 and counsel appeared.
- 5.03 At requested of petitioner the matter is adjourned for enquiry to 30-11-2004. On 30-11-2004 the petitioner appeared and requested for adjournment for 17-12-2004. From 17-12-2004 the petitioner was called absent all other dates of adjournment on 4-1-2005 the petitioner was called absent. While so on 17-1-2005 the representative of

the petitioner present in the Tribunal he has no evidence to be adduce there are no documents to be marked for him and the counsel for respondent requested time to mark the documents if any and argue the matter hence the matter is posted to 25-1-2005 and thereafter to 31-1-2005 the petitioner and his representative are absent.

- 5.04 Hence the matter was adjourned to 8-2-2005 and 8-2-2005 there was no representation by the petitioner Exs. M 5 to M 9 are marked for respondent and the matter is posted to 9-2-2005 there was no representation by the respondent on 9-2-2005.
- 5.05 Hence arguments of the Management was heard and posted to 11-2-2005 for award.
- 6.00 The point for determination is whether the action of the respondent management in allowing muster to a section of workmen numbering 76 workmen to work after declaring a lock-out for 2nd shift in goleti No. 1 incline and deployed to work in the same shift and whether those 149 workers are entitled for wages.

7.00 POINT:

The dispute is referred to this Tribunal by the appropriate Government at the request of workmen. The petitioner did not appear and did not adduce any evidence to establish any of the facts. All the allegations available in the reference are not proved though any evidence either documentary or oral by the petitioners.

- 7.01 Always burden lies on the petitioner to establish the facts and circumstances leading to the dispute in this case the petitioner failed to establish the same.
- 7.02 While so on behalf of respondent Exs.M1 to M9 are filed and they disclose that workman at Goleti No. 1 incline, declared sudden strike in the 2nd shift on 1-9-86 hence there is no other option except to put the services of the 76 workmen who are available excess and extracted the work from 76 workmen as such the wages are paid to the 76 workmen. It further discloses that 149 workers did not attend the 2nd shift on 1-9-86.
- 7.03 In such circumstances those workmen are not entitled for any relief of wages.
- 8.00 For the foregoing reasons 1 am of the opinion that petitioners are not entitled for any relief and accordingly award is passed dismissing the references. No. costs.

9.00 In the result, the petitioner-workmen are not entitled for any relief and accordingly Award is passed dismissing the reference. No costs.

Dictated to the Shorthand Writer, transcribed by him, corrected and pronounced by me in the open court on this the 11th day of February, 2005.

M.E.N. PATRUDU, Chairman

APPENDIX OF EVIDENCE

BEFORE REMAND

Witness examined for petitioner-workman Nil Witness examined for respondent-management

MW 1 M. Ranga Rao

Documents marked for the Petitioner-workmen -Nil-

Documents marked for the Repondent-Management

Ex-Ml Circular dated 25-08-96 regarding notification of declaration Coal industry as public utility

serive

Ex-M2: Xerox copy of lock out notice intimation dated

1-9-86

Ex-M3: Muster book of 1-9-96

Ex.M4: Overmen report book for the day 1-9-86 to

6-10-86

AFTER REMAND

No oral evidence adduced by either side

Documents marked for the petitioner-workman -Nil-

Dcouments marked for the respondent-Management

Ex-M5: Xerox copy of memorandum of settlement arrived at under Sec. 18(1) of I.D. Act, on 25-8-86.

Ex-M-6: Xerox copy of letter dated 26-8-86 issued by Director (Personal) of Singareni Collieries Co. Ltd., to All Pits & Department and All Collieries.

Ex-M7: Xerox copy of Form N-commencement of strike, issued on 2-9-86.

Ex-M8: Xerox copy of Form C-termination of strike, issued on 2-9-86.

Ex-M9: Carbon copy of letter dated 14-8-87 of General Manager, S.C. Co. Ltd., to the Asst. Labour Commissioner (C) Hyderabad.

नई दिल्ली. 25 अप्रैल. 2005

का.आ. 1820.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, आई० एफ० एफ० को० ओ० प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, अहमदाबाद के पंचाट (संदर्भ संख्या 1212/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

> [सं. एल-42012/288/2001-आई. आर.(सी एम-II)] एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1820.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 1212/2004) of the Central Government Industrial Tribunal-cum-Labour Court, Ahmedabad (Gujarat) as shown in the Annexure, in the Industrial Dispute between the management of Indian Farmers Fertilizer Co-operative Ltd., and their workmen, recevied by the Central Government on 25-04-2005.

[No-L-42012/288/2001-IR(CM-II)] S. S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT AHMEDABAD

Present: Shri B. I. Kazi B. Sc., L.L.M., Presiding Officer.

Industrial Dispute No. 1212/2004

Old ITC No. 3/03 transferred from L.T. Ahmedabad

The Sr. General Manager, India Farmers Fertilizer Co-operative Ltd., Kandla (Kutch) 370210

V/s.

Sh. R.K. Udasi, E-158, IFFCO Colony Udaynagar, Gandhidham (Kutch) Gandhidham—370203

Appearances:

First Party : S. B. Gogia Second Party : Absent

AWARD

1. The Government of India has referred the Industrial Dispute between the above parties by order No. L- 42012/288/2001-IR(CM-II) dated 09-12-2002 to this Tribunal for adjudication. The terms of reference is as under:

SCHEDULE

"Whether the action of the management of IFFCO, Kandala- in terminating the service of Sh. R. K.

Udasi, Office Attendant w.e.f. 6-5-2000 is legal and justified? If not, to what relief the workman is entitled to?"

- 2. A notice was isssued to the second party to file the statement of claim, however, by Ex. 6 the Second party union has submitted a purshish regarding settlement. Looking to this fact the union does not persue this reference and request to pass an award in terms of settlement. However, no awards has been passed till the date in the reference. Thus it was necessary for this Tribunal to pass the necessary orders looking to the facts of Ex. 6.
- 3. This matter has been settled between the parties and there is no dispute to adjudicate. Hence I pass the following order.

ORDER

The parties have settled the dispute as per Annuxure. The parties should abide the settlement as per Annexure Mark 'A'. Award is passed in terms of settlement mark 'A'. No order as to cost.

Ahmedabad.

Date: 21-12-04

B. I. KAZI, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1821.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, कापाट प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, गोवाहाटी [संदर्भ संख्या 26(सी)/2002] को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-42012/116/2002-आईआर(सी.एंम. 11)]

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1821.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award Ref. No.26(C)/2002 of In strial Tribunal Guwahati as shown in the Annexure, in the Industrial Dispute between the management of CAPART and their workmen, recevied by the Central Government on 25-04-2005.

[No. L-42012/116/2002 - IR(CM-II)]

S:S.GUPTA, Under Secy.

ANNEXURE

IN THE INDUSTRIAL TRIBUNAL GUWAHATI: ASSAM.

REFRENCE NO. 26(C) OF 2002.

Present: Shri B. Bora,

Presiding Officer, Industrial Tribunal, Guwahati. In the matter of an Industrial Dispute between:

The Management of CAPART, Regional Committee (NEZ) Guwahati-28.

VS.

Shri Kalyan Kr. Das,. Ex-LDC-cum-Typist.

APPEARANCES:

Shri Y. Doloi, Advocate: Shri Alok Deb, Advocate

For the Management

For the workman

Shri Jyotirmoy Sarma:

Advocate,

Shri Gautam Soren,

Advocate

Date of Award: 29-03-2005.

AWARD

The Govt. of India, Ministry of Labour, New Delhi by a notification No.L-42012/116/2002-IR(CM-II) dt. 8-11-2002 referred an Industrial Dispute between the Management of CAPART, Regional Committee(NEZ) and their workman Shri Kalyan Kr. Das on the following issue:

"Whether the action of the Management of Council for Advancement of People's Action and Rural Technology, Regional Committee, (NE Zone), Guwahati-28 in terminating the services of Shri Kalyan Kumar Das, Ex-LDC-cum-Typist w.e.f. 6-7-2001 after serving for more than 5 years in the Council for Advancement of People's Action and Rural Technology, Regional Committee (NE Zone) Guwahati is legal and justified? If not, to what relief Sh. Kalyan Kumar Das is entitled to?"

On receipt of reference, a reference case was registered and notices were issued both parties calling upon them to file their written statements/addl. written statements and documents if any. In response to the notices both parties appeared in this Court and filed their written statements. Both parties also adduced evidences both oral and documentary in support of their respective cases.

The case of the workman Shri Kalyan Kumar Das in brief is that:

That the workman Shri Kalyan Kumar Das joined Council for Advancement of People's Action and Rural Technology (hereinafter referred to as CAPART) as a Lower Division Clerk-cum-Typist on 4th March, 1996 on daily wage basis.

That on June 25, 1996 an advertisement was circulated by CAPART to absorb some personnel in different categories on purely temporary basis on consolidated salary. Accordingly, the workman who have been earlier working on daily wage basis also applied and was later on invited to appear in the interview on 13-7-96 who fared very well amongst 10(ten) number of eligible candidates and got selected and thereafter joined the said organisation as LDC-cum-Typist on 1st August, 1996 initially for 3 months. It is further pertinent to mention herein that in the Advertisement for the post of LDC-cum-Typist, the consolidated salary was shown as Rs. 2000/- P.M., but to the utter surprise and dismay, the workman was exploited from the very begining of his career by reducing his consolidated salary to Rs. 1,500/- P.M.

That, the workman states that though his initial appointment was for 3 months only, the Management of CAPART had been extending the workman's term of service continuously vide its different office orders after every six months. Thus the workman continued to work upto 6-7-2001 thereafter the workman was denied/refused further extension. It is pertinent to mention herein that the workman was given a three days break after every six months so as to disrupt/discontinue his regularity but his service was fully utilized by the management by asking him to work during those break periods without letting him to sign in the Attendance Register.

That, the workman was discharging his duties to the best of his ability and without any blemish to be satisfaction of the management and being satisfied with his work and amiable nature. The then Member Convenor, Dr. B.P. Naithani has designated the workman as "Administrative Assistant" on June, 22, 1999 thereby empowering him to deal with works relating to personnel, Maintenance of Office, Store Keeping, Purchase of Equipments in addition to his usual work and his fixed salary had also been increased to Rs. 3050/- from June, 24, 1999 onwards and the workman was also facilitated with annual increment of Rs. 150/- and thus the workman's revised salary after increment was Rs. 3200/- with all usual bonus as per the Govt. of India norms.

That, on 6-7-2001, the workman's term of appointment came to end and as usual and after 3 days break and a formal application was submitted on 9-7-01 before the management for re-appointment/extension but the present Member Convenor flatly refused to accept the application for re-appointment/extension and instead was told that service of the workman is no longer required.

That, the workman submitted that the hastly decision of the Management in terminating the workman from service without giving him any show cause and without giving him any opportunity of hearing is a clean adoption of unfair labour practice.

The workman Shri Kalyan Kr. Das has prayed for 're-instatement with full wages from the date of termination to the date of re-instatement as per procedure prescribed by law.

On the otherhand the case of the management in brief is as follows:

That the workman Shri Kalyan Kr. Das was working as Office Assistant temporarily on contractual basis and he was relieved from the service as office assistant on expiry of the contractual period on 6th of July, 2001 and aggrieved by the same relieved order the workman approached the Asstt. Labour Commissioner, Rajgarh Road, Guwahati-3. The Asstt. Labour Commissioner had tried to settle the issue and several joint discussions were held but no positive out put of the discussion came out.

That, with regard to the statements made in paragraphs 1 and 2 to the petitioner's written statement the opposite party (CAPART) states that an advertisement was issued on 25-6-96 and in response to the same 10 candidates applied and four appeared in the test/interview. The petitioner Shri Kalyan Kr. Das could not secure the minimum marks but he was better among all four and secured only 38.2 (W.P.M.) in type and 19 (W.P.M.) in written test, therefore, he was appointed/hired for three months on a consolidated pay of Rs. 1500/- P.M. And subsequently he was released from his temporary service on expiry of the contractual period of service and subsequently he was again hired and appointed time to time on contractual basis for a period not more than 6 months with some days gap between every such engagement.

It is further stated that the Head Office of Capart has submitted a proposal to Govt. for staff strength in Regional Committee of Capart for approval of posts which will be very clear from the Head Office letter dated 22-5-2000 by which the Head Office had informed to all Member Convenors of Regional Committees about the proposal showing requirement of staff strength as 1 post of Director, 1 post of Deputy Director/Asstt. Director, 2 posts of Research Asstt. 1 post of Programmer, 1 post of Accountant, 1 post of Stenographer and 1 post of Peon and as such there is no regular post of Office Assistant in the Capart regional Office at Guwahati but there is an option to hire required staff on contractual basis through service agencies upto the receiving of approval of the aforesaid proposal, and that too also for a period not more than 6 months.

That with regard to the statements made in paragraph 3 to the petitioner's written statements it is partly denied and in this regard it is stated that there is no break of only 3 days in each appointment. The break period has been already shown in the above mentioned list and further there is no question of denial or refusal of extension of service of

the petitioner. The petitioner was appointed time to time for short period on contractual basis depending only on requirement and as there is no further requirement of the post in question and as such the petitioner's service was not further extended after expiry of last term of appointment on 6-7-2001.

That the statement made in paragraphs 4 and 5, the answering deponent denies the same and in this regard it is stated that the petitioner was never designated as Administrative Assistant on a promotional basis but he was appointed by separate appointment order temporarily in the post as per requirement. It is never treated as designation of the employee like regular staff and he was duly released from his service upon expiry of the contractual term of appointment.

That, the statements made in paragraphs 11, 12 and 13 of the petitioner's written statement, the answering deponent denies the correctness of the same and it is stated that in each appointment offer some conditions had been mentioned, these are as follows:—

- (a) The contract appointment is for six months but liable to be terminated at any time before the expiry of six months time without assigning any reasons thereof.
- (b) He will be responsible in assisting all administrative related works.
- (c) He will entitled to avail casual leave for four days during the tenure of six months.
- (d) He will not be entitled for any benefits/ allowances as admissible to the regular employees of CAPART.

It is further stated that the Regional Committee of CAPART have no power for regular appointment and the Regional Committee have the power to hire eligible persons from service agencies temporarily on contractual basis and only for a period of 6 months in highest run. In regard to release of the petitioner from service has been done on the basis binding conditions laid down in the appointment offer and as such there is no illegality or arbitrariness has been caused to the petitioner as alleged in the petitioner's written statements.

The management has prayed for an award in its favour.

The workman examined himself and proved some documents in support of his case. The Management on the otherhand examined two witnesses and proved some documents. I have heard the arguments of the parties. Perused the record.

Let me discuss the evidence of the witnesses before arriving at my decision. W. W. 1 is Sri Kalyan Kr. Das. He is the workmen.

He states that he was appointed on 1-8-96 for 3 months and thereafter he was appointed for 6 months and he worked like this upto 2001. Ext. 1(1) to 1(12) are the appointment letters. Further he stated that he was asked to work during the breaks. He was given bonus for 2000 & 2001. Ext. 13 in a letter issued by the Member Convenor regarding bonus. He was not given any appointment after 2001. Neither he was given any notice. He belongs to the schedule caste. Ext. 14 is the Caste certificate.

In his cross-examination he stated that he was first appointed for 3 months and thereafter, he was appointed for six months. This process continued till 2001. The Member Convenor appointed him everytime with break of 3 days and he was released by office order on expiry of his six months term. Ext. D(1) to D(10) are the release orders. He further stated that he was allowed to put his signature on the attendance register but was not allowed to sign the register during the breaks. Ext. E. attendance register. Ext. P is also an attendance register.

MW 1. Smt. Vanghoihmaan deposed that the workman was appointed as LDC-Cum-Typist in the office of Capart on purely temporary basis. He applied in response to the advertisement Ext. 1. He was paid a consolidated salary of Rs. 1500/- P.M. She admitted that the workman was appointed for six months with breaks in between for several times. She further stated that he was appointed on contractual basis.

These witness further stated the workman was appointed on several occasion of 3 months everytime with short gap of 3 days and on subsequent occasions he was offered on fresh appointment for six months and he joined on 4-11-96.

M.W. 2 Sri Kynfiew Burom Rani the Member Convenor/ Asstt. Director, Capart deposed that the workman Kalyan Kr. Das was appointed on 30-7-96 and he joined on 1-8-96 as LDC-cum-Typist and relating to the appointment and advertisement published on 25-6-96 in office notice board of Capart. Ext. 1 is the said advertisement and appointment was purely temporary which was clearly spell out in the Advertisement itself. And during the interview the workman was found to be only suitable candidate as the workman could not achieve the minimum speed in typing. He was paid Rs. 1,500/- P.M. instead of Rs. 2000/- at advertise. The workman was initially appointed for 3 months in a cross-examination she stated that while she joined at Capart the workman was working as LDCcum-Typist and the qualification for the workman of LDCcum-Typist is Graduate with diploma or certificate in typing from recognised institution. She further stated that in a crose-examination that the workman also receive bonus from the office. Ext. 'A' is a letter addressed to Industrial Tribunal, Guwahati by the Member Convenor, Regional Committee (NEZ) Capart, Guwahati. Ext. A (1) is the signature, Ext. B is the certificate issued by her, Ext. B (1) is her signature and Ext. C is a certificate issued by B. Maithani, Member Convenor. Ext. C(1) is his signature.

Only this much of evidence are available on the record. From the evidences discussed above and the documents prove by the parties it transpired to me that the workman Shri Kalyan Kr. Das was working at the office of the Capart from 1996 to 2001. He was appointed initially for 3 months with gap of three days on several occasions. Ext. 1 to Ext. 12 are the appointment letters issued by the Member Convenor, Regional Committee, Capart. The workman also was given bonus on two occasions. Ext. 14 is another certificate issued by Member Convenor, Capart. From the evidence available on record it is seen that the workman was neither appointed as casual or daily wage basis. He was appointed as temporary employee to do office work and he was working as LDC-cum-Typist from March, 1996 to 2001. It is also seen that the management retrenched the workman without issuing any notices as required by Section 25(F) of the I.D. Act. The workman was appointed by the management Capart on several occasions with a few days gap between the appointments in order to break the continuity of his service. This was done intentionally and illegally by the management of Capart. From Attendance Register of the employees of the Capart, it appears to me that the workman had worked at the Capart with break in service from March 1996 to 2001. The activities of Capart in appointingly the workman for a period of 3 months and six months with interval of 2 to 3 days in between the appointments are clearly against the law and illegal. The workman was appointed by the management of Capart after due advertisement in the notice board of the office and he was appointed after due selection and he was found to be the fittest among the candidates who applied for and appeared in the interview. The post was purely temporary and the advertisement was totally silent that the candidate selected would appointed for 3 months and six months with gaps in between the appointments. This being the position the activities of management was clearly in violation of terms of advertisement. Moreover though the workman was appointed on purely temporary basis he can not be retrenched by the management without the mandatory notice as required by Sec. 25(F) of the I.D. Act. If the management thinks it fit to dispense with the notice Under Section 25(F) of the I.D. Act, the management is required to pay the compensation as provided by the said section. The management did not comply with either of options as mentioned above and therefore, action of the management was bad in law. That being the position the termination of K.K. Das is illegal and not at all justified.

This being the position the management of Capart is directed to re-engage Shri Kalyan Kr. Das as LDC-cum-Typist within 45 days from today in its office w.e.f. the date of his termination. Management is also directed to pay all the financial benefit to the workman from date of his termination till the date of re-appointment. The reference is answered in favour of the workman.

Given under my hand and seal on this the 29th day of March, 2005.

B. BORA, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. -1822. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एफ० सी० आई० प्रबंधतंत्र के संबद्ध निय्नोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, बेंगलोर (संदर्भ संख्या 53/2000) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/534/1999-आई आर (सी एम-II)] एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1822.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 53/2000) of the Central Government Industrial Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the industrial dispute between the management of Food Corporation of India, and their workmen, received by the Central Government on 25-04-2005

[No- L-22012/534/1999 - IR(CM-II)] S.S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated: 5th April, 2005

PRESENT:

Shri A.R. Siddiqui, Presiding Officer

C.R. No. 53/2000

IParty

Sh. S. Venkateswarulu, Kammavaripalyam, Kavali Taluk, Nellore District. A.P.

II Party

The District Manager, FCI District Office, No. 25, Residency Road, Sabari Complex, III Floor, Bangalore-25.

APPEARANCES:

1 Party

Sh. V.S. Naik Advocate II Party

Sh. A.S. Boppanna/ Sh. Goreppa, Advocate

AWARD

1. The Central Government by exercising the powers conferred by Clause (d) of Sub-section (1) and Sub-section 2A of the Section 10 of the Industrial Disputes Act, 1947 has referred this dipsute vide Order No. L- 22012/534/99-IR(CM-II) dated 06-07-2000 for adjudication on the following schedule:

SCHEDULE

"Whether Sh. S. Venkateswarulu Employee No. 21023 of K.R. Puram, F.C.I. is justified in claiming reemployment? If so, to what relief the workman is entitled to?".

2. The case of the I party as made out in the Claim Statement at Paras 2 to 6 of the Claim Statement is as follows:

"Para 2: The first party was appointed as a Handling Labourer during the year 1990. He was initially appointed by the contractor, namely Karnataka Contract Labour and Transport Co-opetative Society Limited. The first party workman was assigned duties as a Handling Labourer in the K.R. Puram Godown belonging to the Food Corporation of India. It is submitted that the contract labour in the K.R. Godown and other 4 godowns in the State of Karnataka was abolished w.e.f. 1-11-1990 as per the notification issued by the appropriate Government under the provisions of the Contract Labour (Regulation & Abolition) Act, 1970 (hereinafter called as the "Contract Labour Act"). In spite of abolition of the contract labour, the management of Food Corporation of India did not take any action to departmentalize the workmen working in these 5 godowns. Ultimately, the Food Corporation of India Workers' Union took up the matter before the Hon'ble High Court of Kamataka by filing a Writ Petition in W.P. No. 24485/ 94. That Writ Petition came to be allowed and ultimately a scheme was formulated based on which the second party management started identification of the workmen for the purpose of departmentalization. The direct payment system was introduced in these godowns on 22-4-1996. It is submitted that the first party workman was one amongst several such workmen whose services came to be reguralised. It is further submitted that the first party workman was covered under the ESI with Insurance No. 14010788 while he was working under the contract. He was also a subscriber under the Provident Fund Scheme, but he did not receive proper statement from his employer, namely the then contractor. Be that as it may, the second party

management started regularizing the services of the workmen in a phased manner. The contract labourers employed in these 5 godowns were taken in batches on verification of the service particulars of those workmen. The first party workman was indicate in the third batch and he was given Employee No. 21023. He worked for two days during July 1996. Thereafter, he went to his native place for some family work. Before going, he had also informed the depot Manager about the requirement of leave. It is submitted that when he came back to his work there was some problem between the Food Corporation of India Workers' Union and the local union in the matter of regularization of the services of the contract labourers in this godown. In this conflict, the first party workman was not given work and he was made to await further directions. The first party workman went on approaching the management, but he was not given any reply in this regard. In fact, the first party workman was prepared to commence his work and when he went to the depot on 1-8-1996 he was not offered work. It is sumbitted that the first party workman wa on the rolls of the K.R. Puram Depot as on that date. It is submitted that the first party workman being a person hailing from Andhra Pradesh State was not having any permanent shelter in Bangalore nevertheless he managed to stay in Bangalore and he used to approach the authorities to provide him work. Since he did not get any proper reply, he has been advised to raise this dispute.

Para 3: It is submitted that the first party workman was earlier working in the K.R.P.G. Depot having joined the services during 1990 as handling labourer. He was cover under ESI and P.F. Schemes. He was also issued Identity Card by the Contractor. However, the management refused employer after he was brought under Direct Payment System. The management refused employment w.e.f. 1-8-1996 without assigning any reasons and also no memo or notice was issued in this regard. Hence, the action of the second party management is arbitrary and illegal.

Para 4: It is submitted that the action of the management amounts to retrenchment as defined under Section 2(00) of the Industrial Disputes Act, 1947. Admittedly the management has not complied with the requirement of Section 25 of the Act. The management is also bound by the mandatory provisions of Chapter-V. A and V.B. of the Act. Hence the action of the management is unjust and untenable.

Para 5: It is submitted that the efforts made by the first party workman to rejoin the duty did not materialize. Hence he has been advised to raise this dispute. Since the second party management refused

employment, the first party prays that this Hon'ble Court be pleased to direct the second party management to provide work to the first party workman. He is ready and willing to perform his duties.

Para 6: It is submitted that the workman raised an industrial dispute by filing a petition before the Conciliation Officer. In the conciliation proceedings the second party management took up a contention that the first party workman worked just for 2 days in July 1996 and thereafter left the service without informing anybody. The further contention of the employer is that a notice was issued to him along with 11 others to rejoin the duties but the first party did not report for work. By stating thus the employer contents that action was taken in accordance with Section 13 of the Industrial Establishment (Standing Orders) Central Rules, 1946. It is submitted that the services of the workman ought not to have been terminated by invoking the above said provisions. Admittedly the provision of the Industrial Disputes Act overrides the provisions of the Industrial Establishment (Standing Orders) Central Rules, 1946. Hence the contention of the second party management cannot be sustained and it is devoid of merits. Since the conciliation ended in failure the dispute has been referred to this Hon'ble Court for industrial adjudication. Hence the Claim Statement."

3. Whereas the management resisted the claim of the 1 party by filing counter statement and the contentions taken by the management at paras 2 to 6 are as under:

"Para 2: It is submitted that the first party was working as Handling Labour under a contractor. It is true that the contract labour in the K.R. Godown and other four Godowns in the State of Karnataka was abolished. It is further sumbitted that direct payment system was introduced in K.R. Puram Depot of FCI on 24-4-96, since the depot was notified by the Government of India under the contract Labour (R&A) Act. It is true that the first party The Food Corporation of India Workers Union filed W.P. No. 24485/94. The Hon'ble High Court had allowed the Writ Petition. Hence Labourers were statement to enrolled on 22-4-96. The first party was enrolled on 17-7-96 on the basis of an EPF Slip bearing No. 0731 produced by him. He was allotted employee No. 21023 and he was attached to second batch. The first party worked just for two days in July 1996 and has left without informing the Depot Manager about the requirement of leave. It is denied that when he came back to his work there was problem between the Food Corporation of India Workers Union and the local union in the matter of regularisation of

the services of the Contract labourers in the godown. It is further denied that in this conflict the first party was not given work. It is denied that he was approaching the management but he was not given reply. The first party never visited the second party after July 1996. The second party issued notice to the first party along with 11 others to rejoin duty immediately. The first party never replied to the notice nor he reported for duty.

Para 3: It is submitted that the first party was working in the KRPG Depot. The second party is not aware that he was covered under ESI and PF Schemes and he was issued identity card by the contractor. It is denied that the second party refused employment after he was brought under Direct Payment Systems. It is denied that the second party refused employment w.e.f. 1-8-96 without giving reasons. Notice was issued to the first party to rejoin the duties. The first party never responded to the notice not he reported for duty. The action of the second party is not arbitrary and illegal.

Para 4: It is submitted that the action of the management does not amounts to retrenchment as defined under Section 2(00) of the Industrial Disputes Act, 1947. The question of second party complying the Section 25 (F) 3 of the ID Act does not arise. The action of the Management is justified.

Para 5: It is submitted that the averments made by the first party at para 5 in the claim statement is false and denied. It is denied that the efforts were made by the first party to rejoin the duty. The question of refusal does not arise. It is submitted that the action taken by the second party is justified and reasonable. The question of re-employment does not arise. The first party absented from work despite notice given by the second party he failed to rejoin the duty.

Para 6: In view of the reasons explained supra the second party respectfully prays that the Tribunal to reject the claims of the first party workman for his reinstatement due to the fact that the work for which he was engaged is not available."

4. As per the points of reference burden cast upon the I party to justify his claim of re-employment with the management so as to get the relief accordingly. The order sheet maintained by this tribunal would disclose that despite several adjournments and sufficient opportunity given to the I party, he failed to adduce any evidence much less stepping himself into the witness box. On the other hand, the Management led evidence of one Mr. K. Viswanath, working as Assistant Manager in support of the contentions taken by it in the Counter Statement referred to supra. He was however, cross-examined for the party but no attempt was made on his behalf to lead

evidence, atleast, after the management witness was examined.

5. Learned counsel for the management, in the light of the above submitted that the I party has failed to substantiate his claim before this tribunal and therefore reference is liable to be rejected. I find substance in his arguments. In the instant case undisputedly, the I party was working with the Management through Contractor uptill year 1996. When the direct payment system was introduced in the aforesaid 4 godowns of the Management in the light of the directions made by the Hon'ble High Court in the above said Writ Petition No. 24485/94. In the very words of the I party has indicated in para 2 of the Claim Statement, he worked only for 2 days during the month of July 1996 after the above said payment system was introduced. It is his case that after having worked for 2 days in the month of July 1996 he went on leave informing the Depot Manager and when he came back to report the duty on 01-08-1996 he was refused work by the Management. Now assuming for a moment that he was refused work by the Management w.e.f. 01-08-1996, it is not understandable how he is going to establish his right of re-employment with the Management when he undisputedly worked only for 2 days in the month of July 1996 when the above said direct payment system was introduced w.e.f. 22-04-1996 after the abolition of contract labour system w.e.f. 01-11-1990 as per the notification issued by the appropriate Government under the provisions of the Contract Labour (Regulation and Abolition) Act, 1970, particularly, when it is the case of the 1 party himself that despite the abolition of contract iabour act, the corporation did not take any action to departmentalize the workman working in the aforesaid godowns: Therefore, the I party admittedly having not worked with the Management for a period of 240 days or more in a particular calendar year, his case cannot be brought under the provisions of 2(00) of the I D Act read with Section 25 (f) thereof.

6. Moreover, as noted above, the I party did not choose to led any oral or ducumentary evidence nor took pains to enter into the witness box to substantiate the contentions taken by him in the Claim Statement. On the other hance is noted above, it is the Management which adduced the evidence of above said witness by name K. Viswanath and he deposed to the fact narrated in the Counter Statement. His statement in cross-examination remaind unshaken not disputing the fact that the I party was in the service of the Management only for two days and that in between period from 1990 to 1996, he was . working with the Management only through the Contractor. In the result, this court has no hesitation to come to the conclusion that I party workman fails to establish his claim of re-employment with the Management and accordingly, the reference is answered by following order.

ORDER

Reference is dismissed. No order to costs.
(Dictated to the L.D.C., transcribed by him, corrected and signed by me on 5th April, 2005)

A. R. SIDDIQUI, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1823.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, आई.जी.व.अ.आ.मे. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, लखनऊ (संदर्भ संख्या 117/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

्तिं. एल-42012/299/2003-**आई.आर.(सी एम-II)]**

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1823.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 117/2004) of the Central Government Industrial Tribunal-cum-Labour Court, Lucknow as shown in the Annexure in the Industrial Dispute between the management of Indira Gandhi Rastriya Van Academy Officer Mess and their workmen, received by the Central Government on 25-04-2005.

[No. L-42012/299/2003-IR(CM-II)] S.S. GUPTA, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, LUCKNOW

PRESENT:

Shrikant Shukla, Presiding Officer LD. No. 117/2004

L-42012/299/2003-IR(CM-II) dated: 17-8-2004

BETWEEN:

Sh. Bhawan Singh S/o Late Sh. Nag Singh, R/o FRI, Quarter No. G-6, Dehradun

AND

The Vice President,

Indira Gandhi Rashtriya Van Academy Officer Mess, Forest Research Institute, P.O. New Forest, Dehradun.

AWARD

The Government of India, Ministry of Labour vide their Order No. L-42012/299/2003-IR(CM-II) dated 17-8-2004, referred the following dispute for adjudication to the Central Government Industrial Tribunal-cum-Labour Court, Lucknow.

"Whether the action of the management of Indira Gandhi Rashtriya Van Academy Officer Mess (IGNFA) management in terminating the services of Sh. Bhawan Singh, S/o Late Sh. Nag Singh, Mess Bearer w.e.f. 8-4-99 is legal and justified? If not, what relief the workman is entitled?"

The said order was marked to the Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court, Lucknow besides Sh. Bhawan Singh, S/o Late Sh. Nag Singh, R/o FRI, Quarter No. G-6, Dehradın and the Vice President, Indira Gandhi Rashtriya Van Academy Officer Mess, Forest Research Institute, P.O. New Forest Dehradun.

It was made clear to the parties raising the dispute to file the statement complete with relevant documents, list of reliance and witnesses with the Tribunal within fifteen days of the receipt of the order of reference and also forward a copy of such a statement to each one of the opposite parties involved in this dispute under rule 10(B) of the Industrial Disputes (Central), Rules 1957.

The said order of reference was received in the office of Central Government Industrial Tribunal-cum-Labour Court, Lucknow on 8-12-2004, but, the worker, Bhawan Singh did not file any statement of claim, challenging the termination of services of Sh. Bhawan Singh. When the worker did not file the statement of claim together with the relevant documents, list of reliance and witnesses etc. till 6-1-2005, registered summon was sent to the worker on 7-1-2005 vide postal receipt No. 4608 dated 12-1-2005. The registered article returned with the remark "इस नं. में इस नाम कोई नहीं" on 19-1-2005.

The worker did not file any statement of ctaim, alleging that the termination of services by punishment imposed by the Vice President, Indira Gandhi Rashtriya Van Academy Officer Mess, FRI, Dehradun was illegal or unjustified.

The Vice President, Indira Gandhi Rashtriya Van Academy Officer Mess, FRI, Dehradun was also issued registered notice and in response to the notice Sh. A.M. Singh, Vice President, Indira Gandhi Rashtriya Van Academy Officer Mess. FRI, Dehradun sent a letter No. VP Mess/2005-NFA dtd. 17-2-2005 by fax as well as by post, seeing time for appearance. Subsequently, the case was listed for hearing/written statement at the camp court, Dehradun, but none appeared from opposite party before this Tribunal nor the written statement was filed.

There is no material available on the record to arrive on the conclusion as to whether action of the management was legal or illegal; justified or unjustified. In the circumstances, I have no other option then to pass No Claim Award.

Lucknow: 11-4-2005

SHRIKANT SHUKLA, Presiding Officer

नई दिल्लो, 25 अप्रैल, 2005

का.आ. 1824.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एस.ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर (संदर्भ संख्या सी.जी.आई.टी./एल.सी./आर./156/95) को प्रकाशित करती है जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/24/95-आई.आर.(सी -II)]

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1824.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. CGIT/LC/R/156/95) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the management of SECL and their workmen, which was received by the Central Government on 25-04-2005.

[No. L-22012/24/95-IR(C-II)] S.S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

NO. CGIT/LC/R/156/95

Presiding Officer: Shri C.M. Singh

Shri Jagdish Singh, General Secretary,

Koyla Mazdoor Sabha (UTUC),

Post Dhanpuri,

Distt. Shahdol (MP).

...Union/Workman

Versus

The Sub Area Manager, Budhar Group of Mines of SECL, Post Dhanpuri, Distt. Shahdol (MP)

... Management

AWARD

Passed on this 1-4-2005

1. The Government of India, Ministry of Labour, vide its Notification No. L-22012/24/95-IR(C-II) dated 29-8-95 has referred the following dispute for adjudication by this Tribunal:—

"क्या प्रबंधतंत्र, महाप्रबंधक सुहागपुर क्षेत्र, एस.ई.सी.एल., पोस्ट-धनपुरी, जिला-शहडोल (म.प्र.) के प्रबंधकों द्वारा श्री कमलभान सिंह, फोरमैन (मैकेनिकल), रीजनल वर्कशॉप, बुढ़ार को दिनांक 1-7-93 को 5श्रवर्ष की आयु में सेवानिवृत्ति के एक वर्ष पूर्व ही सेवानिवृत्त किये जाने की कार्यवाही न्यायौचित है ? यदि नहीं, तो संबंधित कर्मकार किस अनुतोष का हकदार है ?"

- 2. After the reference order was received, it was duly registered on 11-9-95 and notices were issued to the parties to file their respective statements of claim. The workman filed his statement of claim and the management filed the Written Statement. Thereafter the workman/Union absented itself on several dates fixed in the case. At last notice was issued to the workman/Union by registered AD post. Inspite of sufficient service of notice, the workman/Union failed to put in appearance. It clearly indicates that the workman/Union is not interested in prosecuting this reference.
- 3. Under the above circumstances, No Dispute Award is passed without any order as to costs.

C.M. SINGH, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1825.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एस.ई.सी.एल. के प्रबंधतंत्र के संबद्घ नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर (संदर्भ संख्या सी.जी.आई.टी./एल.सी./आर./105/95) को प्रकाशित करती है जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/533/94-आई.आर.(सी-II)]

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1825.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT/LC/R/105/95) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur, as shown in the Annexure in the Industrial Dispute between the mangagement of SECL and their workmen, which was received by the Central Government on 25-04-2005.

[No. L-22012/533/94-IR(C-II)] S.S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

NO. CGIT/LC/R/105/95

Presiding Officer: Shri C.M. Singh

Shri Jagdish Singh, General Secretary, Koyla Mazdoor Sabha (UTUC), Post Dhanpuri, Distt. Shahdol (MP),

...Union/Workmen

Versus

The S. A. M. Burhar and Navgaon Sub Area, SECL, Post Dhanpuri, Distt. Shahdol (MP)

... Management

AWARD

Passed on this 1-4-2005

1. The Government on India, Ministry of Labour, vide its Notification No. L-22012/533/94-IR (C-II) dated 1-6-95, has referred the following dispute for adjudication by this Tribunal:—

"क्या प्रबंधतंत्र सब-एरिया मैनेजर, बुढ़ार नवगांव सब-एरिया, साउथ ईस्टर्न कोलफील्ड लि., पोस्ट-धनपुरी, जिला-शहडोल (म.प्र.) के प्रबंधकों द्वारा श्री रामकरन टो. न. 1502 एवं श्री मेदीलाल टो. न. 832, बुढ़ार कालरी नं. 3 को सन 1985 से निरन्तर रूप से लोडिंग सुपरवाइजर/मेट का कार्य लिए जाने के आधार पर लोडिंग सुपरवाइजर मेट के पद पर नियमित न किये जाने अर्थात् पदनामित न किये जाने की कार्यवाही न्यायोचित है ? यदि नहीं, तो संबंधित कर्मकारगण किस अनुतोप का हकदार है ?"

- 2. After the reference order was received, it was duly registered on 7-6-95 and notices were issued to the parties for filing their respective statements of claim. The workmen/Union filed statement of claim and the management filed the Written Statement and thereafter the workmen/Union absented himself from appearing on the dates fixed in the case. At last notice was issued to the workmen/Union by registered AD post. But inspite of sufficient service of notice, the workmen/Union failed to put in appearance and on the last date i.e. on 3 I-3-2005, no one put in appearance on behalf of management also. This clearly indicate that the parties are not interested in prosecuting this reference.
- 3. Under the above circumstances, No Dispute Award is passed without any order as to costs.
- 4. The copy of award be sent to the Government of India, Ministry of Labour as per rules.

C.M. SINGH, Presiding Officer नई दिल्ली 25 अप्रैल. 2005

का.आ. 1826.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, डब्ल्यू. सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर (संदर्भ संख्या सी.जी.आई.टी./एल.सी./आर./126/94) को प्रकाशित करती है जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/7**3**/94-आई.आर.(सी-II)]

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1826.—In pursuance of Section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT/LC/R/126/94) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the

management of WCL and their workmen received by the Central Government on 25-04-2005.

[No. L-22012/73/94-IR(C-II)] S.S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

NO. CGIT/LC/R/126/94

Presiding Officer: Shri C.M. SINGH

The General Secretary, Bhartiya Koyla Khadan Sangh, Vishwakarma Bhavan, PO Parasia, Distt. Chhindwara (MP).

...Union/Workman

Versus

The Dy. Chief Mechancial Engineer, W.C.L. At & PO Rawanwara, Distt. Chhindwara (MP)

... Management

AWARD

Passed on this 11th day of April, 2005.

1. The Government of India, Ministry of Labour, vide its Notification No. L-22012/73/94-IR(C-II) dated 3-8-94, has referred the following dispute for adjudication by this Tribunal:—

"Whether the action of the management of Rawanwara Khas Colliery of Western Coalfields Ltd., Pench Area is justified in terminating the services of Shri Hiraman S/o Shri Gulab, Timber Mazdoor Rawanwara Khas Colliery of WCL with effect from 3-2-92? If not, to what relief the concerned workman is entitled to?"

2. The workman's case in brief is as follows: Shri Hiramani workman was employed as Timber Mazdoor at Rawanwara Khas Collicry of WCL, Pench Area since long time. He proceeded to his native place on sanctioned leave sometimes in the year 1985, but fell ill there and could not resume his duty after expiry of leave. He reported on duty after recovery with a medical certificate, but was not allowed to resume; rather he was served with chargesheet dated 19-12-85 with the charge that he remained unauthorisedly absent from duty. He replied the chargeshseet, denying the charge and closing therewith the medical certificate, in support of his illnes. Even then, the charges were enquired into appointing Shri B.K. Barthare, Asstt. Manager as Enquiry Officer. That the workman participated in the enquiry proceedings but outcome of the proceedings was not disclosed to him. The enquiry proceedings was completed on 16-1-86 without any conclusion. Very surprisingly on 25-12-91, he was again chargesheeted for the same charges. The workman again participated in the enquiry proceedings accompanied with a coworker. During the course of enquiry proceedings, the co-worker raised question relating to defence of the workman involving same charges for the alleged unauthorised absence for the same period. But the management's representative failed to reply leading to controversy which resulted in withdrawal of the workman and his co-worker from the enquiry proceedings. Thus the enquiry proceedings ended exparte holding the workman guilty of misconduct and he was dismissed from service vide order dated 3-12-92. It was prayed by the workman that the action of the management terminating his services w.e.f. 3-2-92 is illegal and unjustified and therefore, he be reinstated with all back wages and benefits.

- 3. According to the pleadings of the management, the case of the management in brief is as follows. The workman was working as Timber Mazdoor with the management. He was absent unauthorisedly without permission or sanctioned leave by the Competent Authority w.e.f. February 1985. He was served with chargesheet dated 19-12-85. Thereafter an enquiry was ordered. Before the enquiry could be completed, the workman had a gain absconded and therefore the enquiry could not be completed. His whereabouts were not known and he remained unauthorisedly absent. Therefore a second chargesheet was issued to him on 20-1-92 for his unauthorised absence. As his reply to the chargesheet was not satisfactorily Shri S.K. Puri, Sr. Personnal Officer was appointed as Enquiry Officer to conduct the enquiry into the chargesheet issued to the workman regarding his unauthorised absence from February 1985. During the course of enquiry, the workman insisted that he may be permitted to join duty and only then the Enquiry could proceed. He also insisted that he should be paid compensation. The Enquiry Officer intimated to him that he could not do so as an Enquiry Officer. Thereafter the workman refused to participate in the enquiry. The Enquiry Officer had to complete enquiry in the absence of workman. He gave his finding holding the workman guilty of the charge. On the basis of the findings of Enquiry Officer by the impugned order of punishment of dismissal from service. was imposed on the workman, the Enquiry was properly and legally conducted. The workman is not entitled to any relief.
- 4. The record of reference reveals that on 11-4-96, the management filed departmental enquiry papers which were denied by the workman. The management examined Shri S.K. Puri, Enquiry Officer, who then was working as Sr. Personnel Manager Wani area of WCL, Chandrapur (MS) for proving that enquiry was held Fiairly and legally.
- 5. My learned predecessor-in-office after having heard the learned counsel for the parties and after having gone through the record, recorded findings on the following priliminary issue vide order dated 23-8-99.

"Whether the procedure adopted in the Departmental Enquiry is proper, valid and legal?"

FINDINGS

My learned predecessor in officer recorded finding on the above priliminary issue in the affirmative in favour of the management and against the workman and held that the procedure adopted by Shri S.K. Puri, Departmental Enquiry Officer is proper, valid and legal. The finding dated 23-8-99 on the above issue shall form the part of the award.

- 6. I have heard Shri A.K. Shashi, Advocate learned counsel for the management and perused the record. I could not have an opportunity of hearing the learned counsel for the workman or the workman in person as no body appeared on behalf of workman on the date of hearing.
- 7. The learned counsel for the management submitted that the Disciplinary Authority after having duly considered the report of Enquiry Officer and on examining the entire enquiry proceedings being fully satisfied that the charges stood proved accepted the enquiry report. That he after considering all the aspects of the case specially the extreme gravity of the charges that the workman remained absent from duty unauthorisedly without any intimation or sanctioned leave for about a period of 7 years rightly imposed upon him the penality of dismissal from service. The learned counsel further submitted that under the facts and circumstances of this case, this tribunal is requested not to exercise its jurisdiction under Sec.-11-A of the Industrial Dispute Act, 1947 to award lesser punishment than the dismissal from service, in this respect he placed reliance on 1998 (1) LLJ-431 in the case of Union of India and others versus Shrivastava B.K. I have very carefully gone through the law cited above. It has been held therein that if the DE conducted is fair and legal and there has been lawful exercise of power by the Disciplinary and Appellate Authority, the Tribunal should stay its hands. That it is no part of function of the tribunal to substitute its own decision when enquiry is held in accordance with rules and the punishment is imposed by the authorities considering all the relevant circumstances and which it is entitled to impose. The learned counsel for the management also placed reliance on 1995 I-L LJ 1065 in the case of A.M. Ishwarchar Vrs. Executive Engineer Electrical wherein the Hon'ble High Court of Karnataka held that under the guise of sympathy, there can be no compromise in cases of gross in discipline. That sympathy will be shown in appropriate cases and the courts in this country have frequently observed that misplaced sympathy results in miscarriage of justice. In the case at hand there is no prayer on behalf of the workman that the lesser penalty be imposed on him as punishment. The charge of remaining absent from duties for about a period of 7 years without any intimatlon unauthorisedly has been proved against the workman as an outcome of Departmental Enquiry which was conducted fairly and legally. Under the circumstances, I am of the considered opinion that it is not a fit case in which lesser punishment than dismissal from service be awarded.

- 8. In view of the above, it is concluded that the action of the management of Rawanwara Khas Colliery of WCL, Pench Area is justified in terminating the services of Shri Hiralal, S/o Shri Gulab, Timber Mazdoor, Rawanwara Khas Colliery of WCL w.e.f. 3-2-92. The reference is accordingly answered in favour of the management and against the workman. The costs shall remain easy.
- 9. The copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C.M. SINGH, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1827. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एस.ई.सी.एल. के प्रबंधतंत्र के संबद्घ नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर (संदर्भ संख्या सी.जी.आई.टी./एल.सी./आर./53/95) को प्रकाशित करती है जो केन्द्रीय सरकार को 25-04-2005 को प्राप्त हुआ था।

[सं. एल-22012/492/94-आई.आर.(सी-II)] एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1827.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT/LC/R/53/95) of the Central Government Industiral Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the management of SECL, and their workmen, received by the Central Government on 25-04-2005.

[No. L-22012/492/94-IR(C-II)] ·

S.S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

NO. CGIT/LC/R/53/95

Presiding Officer: Shri C.M. Singh

The General Secretary, M.P. Koyla Mazdoor Sabha (HMS), Post South Jhagrakhand Colliery,

Distt. Surguja (MP)

...Union/Workman

Versus

The Sub Area Manager, West Chirimiri Colliery, Post West Chirimiri, Distt. Surguja

...Management

AWARD

Passed on this 12th day of April, 2005

1. The Government of India, Ministry of Labour vide its Notification No. L-22012(492)/94-IR (C.II) dated 2-3-95

has referred the following dispute for adjudication by this tribunal:—

"Whether the action of the Sub Area Manager, West Chirimiri Colliery of Chirimiri Area of SECL in dismissing Shri Bhokali, S/o Juria, Tub Loader, West Chirimiri Colliery from company services w.e.f. 5-1-94 is legal and justified? If not to what relief the workman is entitled to?"

- 2. After the reference order was received, it was duly registered on 13-3-95 and notices were issued to the parties for filing their respective statements of claim, on 29-12-04, Shri N.L. Pandey General Secretary of the Union/Workman in the presence of Shri S.K. Mishra, Advocate for management orally submitted that the Union/workman does not want to contest this case. It clearly indicates that the Union/workman does not want to prosecute this reference.
- 3. Under the circumstances, No Dispute Award is passed without any order as to costs.
- 4. The copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C.M. SINGH, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का.आ. 1828.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एस.ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर, (संदर्भ संख्या सी.जी.आई.टी./एल.सी./आर./205/97) को प्रकाशित करती है जो केन्द्रीय सरकार को 25-4-2005 को प्राप्त हुआ था।

[सं. एल-22012/348/1996-आई.आर.(सी-II)]

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1828.—In pursuance of Section 17 of the Industrial Disputes Act, 1947(14 of 1947), the Central Government hereby publishes the award Ref. No. CGIT/LC/R/205/97 of the Central Government Industiral Tribunal-cum-Labour Court, Jabalpur as shown in the Annexure in the Industrial Dispute between the management of SECL, and their workmen, received by the Central Government on 25-4-2005.

[No. L-22012/348/1996-IR(C-II)]

S.S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

NO. CGIT/LC/R/205/97

SHRI C.M. SINGH, Presiding Officer

The President M.P. Koyla Khadan Mazdoor Union, Chirimiri Area, Post Kursia Colliery, Distt. Surguja (MP)

...Union/Workman

Versus

The Sub Area Manager, N.C.P.H. Colliery of SECL. Haldibadi Distt. Surguja (MP)

...Management

AWARD

Passed on this 4th day of April, 2005

1. The Government of India, Ministry of Labour vide its Notification No. L-22012(348)/96-IR C.II dated 22-7-97 has referred the following dispute for adjudication by this tribunal:—

"Whether the action of the management of NCPH Colliery of SECL, Chirmiri Area in dismissing Sh. Nanhuram, General Mazdoor, from service w.e.f. 27-4-91 is legal and justified? If not, to what relief is the workman entitled and from which date?"

- 2. After the reference order was received, it was duly registered on 4-8-97 and notices were issued to the parties to file their respective statements of claim. The record reveals that since the date of registration of the reference, 3 times notice was issued to the workman/Union by registered post. The first time issued notice received back with the endorsement that the address of the addressee is incomplete. The same address is written on the postal envelope which is given in the reference order. Second time issued notice to the workman/union by registered post was received back with the endorsement of the postal department "Not Found" and lastly the notice issued to workman/Union was again received back with the endorsement of postal department that the address is incomplete and hence returned. As already mentioned above, the reference was registered on 4-8-97 and since then the workman/Union did not care to put in appearance or to intimate this court, the change of its address if any. Itappears from the above that the workman/Union has no interest in the reference and does not want to prosecute this reference.
- 3. Under the circumstances, No Dispute Award is passed without any order as to costs.
- 4. The copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C.M. SINGH, Presiding Officer

नई दिल्ली, 25 अप्रैल, 2005

का. आ. 1829.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, एस.ई.सी. एल. प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर (संदर्भ संख्या सी.जी.आई.टी./एल.सी./आर/254/97) को प्रकाशित करती है, जो केन्द्रीय सरकार को 25-4-2005 को प्राप्त हुआ था।

[सं. एल-22012/414/1996-आई.आर.(सी.- II)]

एस.एस. गुप्ता, अवर सचिव

New Delhi, the 25th April, 2005

S.O. 1829.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award Ref. No. CGIT/ LC/R/254/97 of the Central Government Industrial Tribunal-cum- Labour, Court, Jablalpur as shown in the Annexure, in the industrial dispute between the management of SECL and their workmen, recevied by the Central Government on 25-4-2005

> [No-L-22012/414/1996-IR(C-II)] S. S. GUPTA, Under Secv.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, **JABALPUR**

NO. CGIT/LC/R/254/97

SHRI C.M. SINGH, Presiding Officer:

The President. Rashtriya Koyla Khadan Mazdoor Sangh, (INTUC) Branch Dipika Pariyojana, Post Gevra Pariyojana, Distt. Bilaspur (MP)

: Union/workman

Versus

The Sub Area Manager, SECL, Balgi Pariyojana, Post Balgi Pariyojana, Distt. Bilaspur (MP)

Management

AWARD

Passed on this 4th day of April, 2005

1. The Government of India, Ministry of Labour vide its Notification No. L-22012/414/96 - IR(C-II) dated 29-8/3-9/97 has referred the following dispute for adjudication by this Tribunal :-

> "Whether the action of the management of Balgi Project of SECL, Bilaspur in terminating the services of Shri Sukhau Ram, General Mazdoor Cat I w.e.f. 5-10-91 is legal and justified? If not, to what relief is the west man entitled and from which date?"

2. A the reference order was received, it was duly registered on £7-9-97 and notices were issued to the parties to file their respective statements of claim. In this case, on several dates, the notices were issued to the workman/ Union. But the workman/Union did not turn up. At last the notice was issued to the workman/Union by registered post which was received back with the endorsement of the postal department that the addressee did not meet on the given address. I have perused the reference order. The same address of workman/Union is mentioned in the reference order as is written on the postal envelope. It is worthwhile to note here that this reference order was registered on 17-9-97 and since then, the workman/Union neither turned up for filing the statement of claim nor intimated the change of address if any to this court. Under the circumstances, it appears that the workman/Union has no interest in this reference and does not want to prosecute this reference.

- 3. Since the workman/Union does not want to prosecute this reference, No. Dispute Award is passed without any order as to costs.
- 4. Copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C.M. SINGH, Presiding Officer

श्रम, एवं रोजगार मंत्रालय

नई दिल्ली, 9 मई, 2005

का.आ. 1830.---कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतदद्वारा 1 जन, 2005 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (44 व 45 धारा के सिवाय जो पड़ले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 िधारा 76 की उपधारा (1) और धारा 77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है] के उपबन्ध पंजाब के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात,

> ''जिला एवं तहसील लुधियाना में राजस्व ग्राम आलमगीर हदबस्त संख्या-273 के अन्तर्गत आने वाले क्षेत्र''

> > [संख्या एस-38013/20/2005-एस.एस.-I]

के.सी. जैन. निदेशक

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 9th May, 2005

S.O. 1830.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st June, 2005 as the date on which the provisions of Chapter IV (except Sections 44 and 45 which have already been brought into force) and Chapter-V and VI [except Sub-Section (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Punjab namely:

> "Areas comprising the Revenue Village of Alamgir Had Bast No. 273 in Tehsil and District of Ludhiana."

> > [No. S-38013/20/2005 -S.S.I.]

K. C. JAIN, Director

नई दिल्ली, 9 मई, 2005

का.आ. 1831. — कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 1 जून, 2005 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (धारा 44 व 45 के सिवाय जो पहले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 [धारा 76 की उपधारा (1) और धारा 77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है] के उपबन्ध पंजाब के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात्:—

	<u> </u>		
क्रं.सं.	राजस्व ग्राम का नाम	हदबस्त संख्या	तहसील एवं जिला
1.	उच्ची मंगली	235	लुधियाना
2.	रामगढ '	236	लुधियाना
3.	जन्डीयाली	225	लुधियाना
4.	बुधेवाल	187	लुधियाना
5.	कोहाड़ा	224	लुधियाना
6.	मानगढ़	223	लुधियाना
7.	हीरान *	217	लुधियाना
8.	लाल कलां	337/338	र्लुधियाना
9.	भैरों मुन्ना	222	लुधियाना/समराला
10.	हाडीया	206	लुधियाना

[संख्या एस-38013/21/2005-एस.एस.-I] के.सी. जैन. निदेशक

New Delhi, the 9th May, 2005

S.O. 1831.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st June, 2005 as the date on which the provisions of Chapter IV (except Sections 44 and 45 which have already been brought into force) and Chapter-V and VI [except sub-section (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Punjab namely:—

Sl.	Name of the	Hadbast	Tehsil and
No.	Revenue Village	No.	District
1.	Uchi Mangali	235	Ludhiana
2.	Ramgarh	236	Ludhiana
3.	Jandiali	225	Ludhiana
4.	Budhewal	187	Ludhiana
5.	Kohara	224	Ludhiana .
6.	Maangarh	223	Ludhiana
7.	Hiran	217	Ludhiana
8.	Lalkalan	237/338	Ludhiana
9.	Bhairon Munna	222	Ludhiana/Samrala
10.	Hadia	206	Ludhiana

[No. S-38013/21/2005 -S.S-I] K.C. JAIN, Director

नई दिल्ली, 9 मई, 2005

का.आ. 1832.—कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा 1 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 1 जून, 2005 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (धारा 44 व 45 के सिवाय जो पहले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 [धारा 76 की उपधारा (1) और धारा 77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है] के उपबन्ध पंजाब के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात्:—

क्रं.सं.	राजस्व ग्राम का नाम	हदबस्त	ा संख्या	तहसील एवं	जिला
1.	गाहोर	143		लुधियाना	100
2.	बद्दोवाल	294		लुधियाना	•
3.	बाडेवाल	157		लुधियाना	
4.	ईयाली खुर्द	153		लुधियाना	
5.	ईयाली कलां	155	.*	लुधियाना	

[संख्या एस-38013/22/2005-एस.एस.-I] के.सी. जैन, निदेशक

New Delhi, the 9th May, 2005

S.O. 1832.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st June, 2005 as the date on which the provisions of Chapter IV (except Sections 44 and 45 which have already been brought into force) and Chapter-V and VI [except sub-section (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Punjab namely:—

	Name of the Revenue Village	Hadbast No.	Tehsil and District
1.	Gahor	143	Ludhiana
2.	Baddowal	294	Ludhiana
3.	Barewal	157	Ludhiana,
4.	Eyali Khurd	153	Ludhiana
5.	Eyali Kalan	155 ,	Ludhiana

[No. S-38013/22/2005 -S.S-I] K.C. JAIN, Director

नई दिल्ली, 9 मई, 2005

का.आ. 1833.— कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा 1 की उपधारा (3) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 1 जून, 2005 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (धारा 44 व 45 के सिवाय जो पहले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 [धारा 76 की उपधारा (1) और धारा 77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है] के उपबन्ध पंजाब के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात्:—

''जिला-सगरूर में राजस्व ग्राम बर्द्धवाल हदबस्त संख्या 92 के अन्तर्गत आने वाले क्षेत्र''।

> [संख्या एस-38013/23/2005-एस.एस.-]] के.सी. जैन, निदेशक

New Delhi, the 9th May, 2005

S.O. 1833.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st June, 2005 as the date on which the provisions of Chapter IV [except Sections 44 and 45 which have already been brought into force] and Chapter-V and VI (except sub-section (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Punjab namely:—

"Areas comprising the Revenue Village of Bardwal Hadbast No. 92 in District of Sangrur."

[No. S-38013/23/2005 -S.S-I] K. C. JAIN, Director

नई दिल्ली, 10 मई, 2005

का.आ. 1834. — जबिक इंडियन एयरलाइन्स तथा उनके प्रबंधन और उनके कामगारों, जिनका प्रतिनिधित्व ऑल इंडिया एयरक्राफ्ट इजीनियर्स एसोसिएशन और इंडियन एयरक्राफ्ट टेक्नीशियन एसोसिएशन द्वारा किया जा रहा है, के बीच एक औद्योगिक विवाद विद्यमान है;

और जबिक, उक्त प्रबंधन तथा उनके कामगारों जिनका प्रितिनिधित्व उक्त मंत्रों द्वारा किया जा रहा है, औद्योगिक विवाद अधिनियम 1947 (1947 का 14) की धारा 10 क की उप-धारा (I) के अन्तर्गत एक लिखित करार द्वारा उक्त विवाद को न्यायमूर्ति श्री के. राममूर्ति (सेवानिवृत्त) के पास विवाचन हेतु भेजने को सहमत हैं और औद्योगिक विवाद (केन्द्रीय) नियमावली 1957 के नियम 7 के अन्तर्गत यथानिधीरित उक्त करार की एक प्रति केन्द्र सरकार को भेज दी गई है;

अतः अव, उक्त अधिनियम की धारा 10 क की उप-धारा (3) के अनुसरण में, केन्द्र सरकार एतद्द्वारा इसके साथ संलग्न उक्त करार को न्यायमूर्ति श्री के. राममूर्ति (सेवानिवृत्त) के सहमित पत्र सहित प्रकाशित करती है और एतद्द्वारा उक्त औद्योगिक विवाद न्यायमूर्ति श्री के. राममूर्ति (सेवानिवृत्त) के विवाचन हेतु संदर्भित है। विवाचक विवाद की जांच-पड़ताल करेगा और स्व-हस्ताक्षरित विवाचन पंचाट समुचित सरकार को प्रस्तुत करेगा;

और जबिक, केन्द्र सरकार इस बात से संतुष्ट है कि करार से संबंधित पक्षकार प्रत्येक पक्ष के बहुमत का प्रतिनिधित्व करते हैं, केन्द्र सरकार औद्योगिक विवाद (केन्द्रीय) नियम, 1957 के नियम 8 क के साथ पठित औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 10 क की उप-धारा 3-क द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए अपनी तरफ से इस अधिसूचना को उन नियोजकों और कामगारों, जो विवाचन करार के पक्षकार तो नहीं हैं लेकिन विवाद से संबंध रखते हैं, की सूचना हेतु प्रकाशित करती है।

[फा. सं. एल-20025/3/2005-आई.आर.(सी-I)] एस. एस. गुप्ता, अवर सचिव New Delhi, the 10th May, 2005

S.O. 1834.—Whereas an industrial dispute exists between the management of Indian Airlines and their workmen represented by All Indian Aircraft Engineers Association and Indian Aircraft Technicians Association:

And whereas, the said management and their workmen represented by the said Associations have by written agreement under sub-section (1) of Section 10A of the Industrial Dispute Act, 1947 (14 of 1947) agreed to refer the said dispute to the arbitration of Mr. Justice K. Ramamoorthy (Retd.) and have forwarded to the Central Government a copy of the said agreement as prescribed under Rule 7 of the I.D. (Central) Rules, 1957;

Now therefore, in pursuance of sub-section (3) of Section 10A of the said Act the Central Government hereby publishes the said agreement as hereto appended alongwith the letter of consent of Mr. Justice K. Ramamoorthy (Retd.) and hereby refers the said Industrial Dispute to the arbitration of Mr. Justice K. Ramamoorthy (Retd.). The arbitrator shall investigate the dispute and submit to the appropriate Govt. the arbitration award signed by him;

And whereas the Central Government is satisfied that the parties to the agreement represent the majority of each party, the Central Government in exercise of powers conferred by sub-section (3A) of Section 10A of the Industrial Dispute Act, 1947 (14 of 1947) read with Rule 8A of the Industrial Disputes (Central) Rules, 1957, in this behalf publishes this notification for the information of the employers and workmen who are not parties to the Arbitration agreement but are concerned in the dispute.

[F. No. L-20025/3/2005-IR(C-J)] S. S. GUPTA, Under Secy.

Form-C AGREEMENT

(Under Section 10A of the Industrial Disputes Act, 1947) **BETWEEN**

Name of the Parties:

- 1. Representing Employer:
 - Shri Anup K. Srivastava, Director (P&IR) Indian Airlines Ltd., Airlines House, New Delhi.
 - Shri S. C. Gupta, Director (Engineering) Indian Airlines Ltd., Airlines House, New Delhi.

AND

Representing Workmen: All India Aircraft Engineers Association

- I Shri Deepak Sharma,President,All India Aircraft Engineers Association
- Shri Y. V. Raju, General Secretary, All India Aircraft Engineers Association

Indian Aircraft Technicians Association

- Shri P. Pompapathi
 President,
 Indian Aircraft Technicians Association
- Shri Yogesh Kumar, General Secretary, Indian Aircraft Technicians Association

Short Recital of the case:

Indian Aircraft Technicians Association has been raising the issue of change of designation of their members since November, 1999. This issue was discussed with the representatives of IATA on a number of occasions when it was time and again explained to them that no demand on such an issue can be raised as the same was not a subject matter of discussion with any Union/Association.

IATA has, however, been requesting for favourable consideration on this issue on the plea that their members were technical diploma holders who would normally get the designation of Jr. Engineer in Government services, PSUs etc. and that such a change in designation has long been effected for their counterparts in Air India.

In context of the above, the issue of charge of designation was further discussed on 21st November, 2004 with the President and General Secretary, IATA by the Management and an understanding was arrived at where it was agreed that:

 the proposal for change of designation, as given below, would be processed for approval;

EXISTING

PROPOSED

Sr. Foreman/Sr. Inspector Production Engineer-I/
Inspection Engineer-II/
Inspection Engineer-II/
Inspection Engineer-II/
Inspection Engineer-II

Sr. Master Technician/
Inspector Engineer/Asstt. Inspection
Engineer

Master Technician No Change

Master TechnicianNo ChangeSr. TechnicianNo ChangeTechnicianNo Change

- Consideration for change of designation will remain restricted to the upper most 3 levels of the membership of IATA;
- No enlargement of this consideration will be made at a future date;
- No consequential benefits, monetary or otherwise, related to the designation, will flow by drawing comparison with others similarly placed;
- Members of IATA with changed designation will continue to perform same and similar job functions as hitherto; and

 Instructions will be issued to effect the change of designation appearing in pay slip of related categories for the month of December, 2004.

General Secretary, IATA vide reference No. HPDO2 dated 17th December, 2004 was informed that on account of sensitivities emerging from other categories which are likely to have its implication on the industrial relation climate of the organisation at a crucial juncture, the implementation of the above proposal was expected to be effected in the pay slips of related categories for the month of January, 2005.

Instructions were issued by General Manager (F) vide reference No. Fin/Rule/2/52 dated 24-1-2005 informing Director (IT) of the change of designation of related categories of employees represented by IATA and the same was incorporated in the pay slips for the month of January, 2005.

It may be stated herein that the representatives of All India Aircraft Engineers Association were invited for discussions by the management of Indian Airlines on a number of occasions prior to the understanding arrived at with the Indian Aircraft Technicians Association on 21st November, 2004 with a view to find a solution acceptable to all parties but they were not inclined to participate in the discussions. However, they have taken a stand that award of the "Engineer" designation to other categories who do not have the requisite qualifications would be undersirable.

In the introductory meeting held with the representatives of All India Aircraft Engineers Association on 29th/30th January, 2005, the representatives of the Association expressed their strong reservations over the change of designation in respect of certain categories of Technicians represented by Indian Aircraft Technicians Association and desired that the decision should be reviewed. The representatives of All India Aircraft Engineers Association further stated that they were prepared to participate in any discussion with the management/representatives of Indian Aircraft Technicians Association to find an amicable solution.

It was agreed that a meeting would be organised shortly by the management with the representatives of both All India Aircraft Engineers Association and Indian Aircraft Technicians Association to review the decision taken, with a view to find an amicable solution to all, where:

- the Management will be represented by Shri Manet Paes, Dy. Managing Director and Shri T. R. Ramachandran, General Manager (IR);
- the All India Aircraft Engineers Association will be represented by Shri Deepak Sharma, President and Shri Y. V. Raju, General Secretary; and

 the Indian Aircraft Technicians Association will be represented by two of their office bearers.

Meetings were held on 3rd and 4th February, 2005 and subsequently on 8th February, 2005 when the management of Indian Airlines was represented by Shri Manet Paes, Dy. Managing Director and Shri T. R. Ramachandran, General Manager (IR); All India Aircraft Engineers Association was represented by Shri Deepak Sharma, President and Shri Y. V. Raju, General Secretary; Indian Aircraft Technicians Association was represented by Shri P. Pompapathi, President and Shri Yogesh Kumar, General Secretary. Further meetings were held on 21st and 22nd February. 2005 and no amicable solution acceptable to all parties emerged.

It is, therefore, hereby agreed between the parties to refer the above dispute to the arbitration of justice K. Ramamoorthy (Retd.), D-17, G.K. Enclave-I, New Delhi—110048.

It is also agreed that in the interregnum the changed designations only at the level of Sr. Master Technician/Inspector would be kept in abeyance till the award of the Arbitrator.

Specific matter in the dispute:

The issue with regard to change of designation in respect of certain catergories of employees represented by IATA as indicated in the recital above.

- (i) Details of the parties to the disputes (including the name and address of the establishment or undertakings involved)
 - Indian Airlines Ltd., Airlines House, 113, Gurudwara Rakabgani Road, New Delhi.
 - 2. All India Aircraft Engineers Association Regd. No. B-539, Central Office, Indian Airlines Ltd. Engineering Hangar No. 1, Begunpet, Hyderabad-16.
 - Indian Aircraft Technicians Association, Regd. No. 4927, IATA Office, Terminal No. 1, IGI Airport, New Delhi-110037.
- (ii) Total number of workmen: 18531 employed in the Undertaking affected.

(iii) Estimated number of workmen: 3056
Affected or likely to be affected.

We further agree that the decision of the Arbitrator shall be binding on us.

The Arbitrator shall make his award within a period of three months or within such further time as is extended by mutual agreement between us in writing. In case the award is not made within the period aforementioned, the reference to arbitration shall stand automatically cancelled and we shall be free to negotiate for fresh arbitration.

On behalf of management Sd/-

- Shri Anup K. Srivastava,
 Director (Personnel & IR)
 Sd/-
- 2. Shri S. C. Gupta, Director (Engineering)

On behalf of AIAEA

Sd/-

- Shri Deepak Sharma President,
 - Sd/-
- Shri Y. V. Raju, General Secretary

On behalf of IATA

Sd/-

- 1. Shri P. Pompapathi, President
 - Sd/-
- Shri Yogesh Kumar, General Secretary

Witness:

Sd/-

- 1. (Sunder D. Chhabra) Sd/-
- 2. (Suneet K. Kauldhar)

JUSTICE K. RAMAMOORTHY (Retd.)

D-17, G. K. ENCLAVE-I NEW DELHI-110048

Phone: 26241780 51632628

Mobile: 9810529889

9312211864

13th March, 2005. My Dear Mr. Suri,

l am in receipt of your letter.

I am very happy to give my consent to act as an Arbitrator to resolve the disputes between the following parties as per the agreement dated 22-2-2005:—

- 1. All India Aircraft Engineers Association
- 2. Indian Aircraft Technicians Association
- 3. Indian Airlines Limited

Yours sincerely, Sd/-(K. RAMAMOORTHY)

M/s. Suri & Company, Law Firm 12, Golf Apartments, Sujan Singh Park, Maharishi Raman Marg, New Delhi-110 003.